

Received SEC

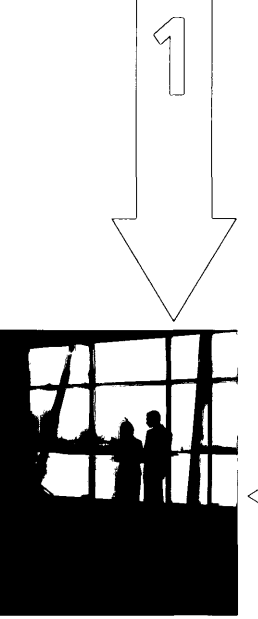
MAY 1 3 2008

PROCESSED

MAY 282008

Washington, DC 20549 SON REUTERS

Annual Report 2008



#### CLIENTasONE

CLIENTasONE brings UTi closer to each of our clients with capabilities that create value for them, which in turn creates opportunities for our people, and returns for our shareholders. In First Leap, we built a worldwide network of freight forwarding and customs brokerage capabilities. In NextLeap, our objective was to create global supply chain capabilities that clients demand. CLIENTasONE adds value to each client by providing world-class services on a standalone basis and solutions in an integrated end-to-end process.



#### To Our Stakeholders:

In many ways fiscal 2008 was a year of continued progress for UTi Worldwide. Gross and net revenues increased 23 percent and 22 percent, respectively, in fiscal 2008 due to strong organic growth and contributions from acquisitions as we continued to gain market share overall. Our strategy of providing integrated supply chain solutions for clients, first embodied in our NextLeap journey and now furthered in our CLIENTasONE strategy, is continuing to drive growth. We are consistently adding new clients and deepening existing relationships.

#### A Challenging Year

Fiscal 2008 also was a year in which we were challenged with execution issues as some of our operations underperformed and overall costs grew at a faster rate than revenues. It should come as no surprise when a company that undergoes rapid expansion experiences growing pains. UTi certainly has grown rapidly in the past few years. Five years ago, our gross revenues were just over \$ billion; in fiscal 2008, they exceeded \$4 billion for the first time in the company's history. Yet, we clearly took on too many initiatives and did not manage our growth effectively. In some ways, we were the victims of our own success.

We took steps early in the year to address these issues, but our actions were not sufficient. Simply put, we did not react quickly or deeply enough. Costs continued to grow at a faster rate than revenues and some underperforming operations deteriorated further. We also experienced problems in the pricing and implementation of certain freight forwarding agreements and in the execution of major contract logistics agreements. On top of these issues, our clients began telling us their businesses were facing tougher conditions as the U.S. economic downtum grew worse and began to spread to other regions of the world.

It became clear more aggressive action was needed to right this ship and to position us for the stormy weather ahead. We implemented several cost reduction measures that are designed to improve operating efficiency and deliver better earnings performance, while maintaining our focus on profitable growth. We also realigned our organizational leadership around our core service lines of freight forwarding and contract logistics to provide greater accountability and faster decision making.

We laid out a multi-step plan to resolve our near-term challenges by exiting underperforming businesses and contracts, removing excess cost from the organization, dramatically improving our yield, the quality of our operational processes and service excellence, and providing greater accountability. Ultimately, this cost reduction plan is expected to decrease expenses by \$105-110 million and associated net revenue by \$70-75 million off the current base. We expect that the net impact of these actions will\_increase\_operating\_profit\_by\_\$30-40\_ million and improve operating margins by 200 basis points, primarily in the second half of fiscal 2009. Our plan is on target to be completed by the middle of fiscal 2009.

As we implemented our plan, we also reaffirmed our CUENTasONE strategy for long-term growth, but with greater discipline and focus on execution. Our clients consistently tell us they need logistics partners who can provide integrated solutions across the supply chain on a global scale. When UTi became a public company in 2000, we knew that accelerated growth in the future would require that we evolve to be more than a first-tier freight forwarder. Through NextLeap, we successfully achieved our goal of becoming a Primary Logistics Partner with strategic clients that can take full advantage of our customized supply chain solutions.

CLIENTasONE is taking us to the next level in this evolution through enhancing supply chain services and integrated solutions for all our clients, while continuing to target strong financial performance. Our industry is on the cusp of tremendous growth in the years ahead. The idea of providing integrated solutions that can improve client efficiency



across the supply chain is still in its infancy. In addition, the trend toward globalization is growing quickly, particularly in emerging regions. We are strong in all of these areas. Global trade will continue to grow, despite economic pauses that may occur. We are in the right place at the right time and our past growth has laid the foundation for our future success.

But, if we are to succeed in turning these opportunities into real long-term, sustainable value, we must tighten our belts and improve our performance. We have adopted a twelve-month mission to accelerate this improvement, All our associates and executives are fully committed to this mission and we have designed incentives to drive performance. We have set four outcomes in fiscal 2009 to measure ourselves. First, we must deepen existing client relationships and gain\_market\_share.\_Second,\_we\_must\_deliver\_ higher levels of operational excellence for our clients. This includes fixing underperforming operations and controlling costs throughout the organization. Third, we must deliver our -business-plan-and-financial-results-this-year,including an improvement in our yields and margins. And, fourth, we must protect and nurture the core of our values. Execution is critical.

#### **Financial Performance**

Gross revenues in fiscal 2008 grew 23 percent to \$4.4 billion, compared to \$3.6 billion in the previous year. Net revenues grew 22 percent to \$1.5 billion. Excluding acquisitions, gross and net revenues grew 18 percent and 14 percent, respectively, in fiscal 2008, well ahead of the market growth rate. Strong organic growth was seen in all regions, especially in Europe and Asia Pacific.

Operating expenses grew 26 percent in fiscal 2008 to \$1.3 billion, compared to \$1.1 billion in fiscal 2007. As a result, operating income declined to \$151.2 million in fiscal 2008, compared to \$154.9 million in fiscal 2007. Our operating margin in fiscal 2008 declined to 10.1 percent, compared to 12.7 percent a year ago. It's important to note that fiscal

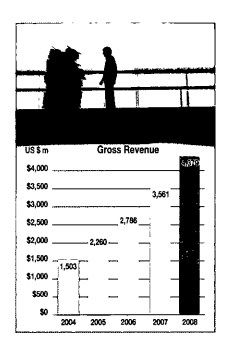
2008's results include restructuring charges of \$8.4 million incurred in connection with our cost reduction plan.

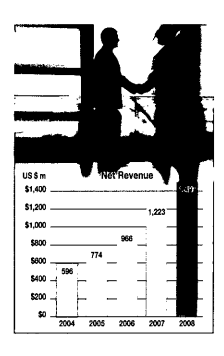
Net income in fiscal 2008 was \$98.7 million, or \$0.99 per diluted share. This compares to \$103.5 million, or \$1.04 per diluted share, in fiscal 2007. Net income in fiscal 2008 included the aforementioned restructuring charges, which reduced earnings per share by \$0.06 per share. In fiscal 2007, net income benefited from a \$0.12 per share impact primarily from the accounting treatment for earn-out payments on our acquisition of Grupo SLi and Union S.L. Excluding these items, earnings increased in fiscal 2008, in spite of the operational challenges we faced.

Our balance sheet remains strong. We ended fiscal 2008 with cash and cash equivalents totaling \$289.1 million, compared to \$278.4 million a year ago. Net of bank lines of credit and short-term borrowings, our net cash position declined to \$170.0 million at the end of fiscal 2008, compared to \$196.5 million a year ago, primarily due to additional short--term-financing-to-support-our-growth.-Weexpect to pay down this short-term financing with cash from operations. We generated \$106.7 million in operating cash flow in fiscal 2008. This was 17 percent lower than operating cash flow in fiscal 2007, primarily due to additional working capital needs related to major clients. Total shareholders' equity increased 23 percent in fiscal 2008.

#### **Business Line Performance**

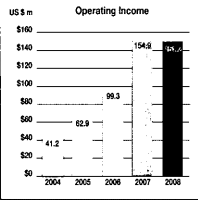
Our revenues in fiscal 2008 were driven by growth in our two core service lines of freight forwarding (including customs brokerage) and contract logistics and distribution. Freight forwarding net revenues grew 17 percent in fiscal 2008, compared to the same period last year, primarily due to organic growth. Airfreight forwarding net revenues grew 16 percent, while ocean freight net revenues grew 19 percent in fiscal 2008. Both were driven by strong volume growth during the year, somewhat offset by yield compression. Airfreight tonnage increased 23 percent during the year, while ocean freight TEU's



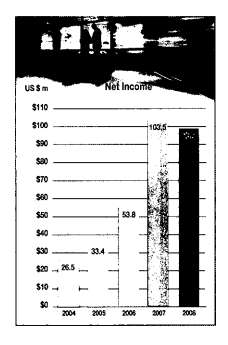


# ₹}•UTi





#### **GUENTASONE**



also increased 23 percent. We expect to improve our yields through better pricing and implementation and the development of a global procurement strategy.

Contract logistics and distribution net revenues increased 28 percent in fiscal 2008, compared to a year ago due to strong organic growth. We continue to add new business in contract logistics and have a strong pipeline of potential agreements. We have tightened our processes for adding new clients, however, with a greater focus on cross-selling other services and our overall return on investment.

#### **Outlook**

There is no question that fiscal 2008 was a challenging year in the history of UTi Worldwide. But, we have faced challenges before and always emerged stronger. We are blessed to have a team of experienced managers and employees who remain resolutely focused on our clients and committed to our long-term vision.

Fiscal 2009 will be challenging as well. We expect to continue top-line growth, but the pace may be slower this year. We will target double-digit growth in freight forwarding, but this target could be impacted by the length and severity of the downturn in the U.S. economy and whether the current malaise spreads to other regions of the world. Of course, we will continue to manage our costs proactively in this environment. Growth in contract logistics and distribution may be more challenging; while our pipeline is full and we expect to add more clients, there will be a large hole to fill following the transition of our Baytown agreement with Wal-Mart, and also as we exit underperforming businesses and contracts.

Our cost reduction and yield enhancement measures will bring tangible savings and improve our margins. And, there are further opportunities to lower our cost structure in the future through our *4asONE* initiative and our efforts to optimize our office network. We will be unrelenting in our efforts to bring costs down.

#### **Board and Management Changes**

As we mentioned earlier, we have realigned our management structure around our core service lines to increase accountability and speed decision making. Roger MacFarlane has absorbed the chief operating officer function into his role as chief executive officer. In addition, J. Simon Stubbings, Chairman of the Board, will retire from 10 years of service on the board at the end of his term in June 2008. On behalf of the board, we would like to offer our sincerest thanks to Simon for his many years of leadership and counsel to UTi Worldwide. M.J. "Tiger" Wessels will assume the role of chairman effective in June, and phase out his day-to-day management responsibilities in order to help guide the company through these changes and provide more strategic leadership.

We would like to offer our thanks to our clients and suppliers for their continued loyalty and support, particularly in these times of change. We also want to acknowledge the efforts of all our employees who have worked tirelessly to help us achieve our position of leadership in the industry and who are sacrificing so much to help improve our performance. Thanks especially to our shareholders who have continued to support and encourage us through the challenges and opportunities we have faced these past few years.

Sincerely,

http:

J. Simon Stubbings,

Non-Executive Chairman of the Board

Im

M.J. "Tiger" Wessels, Vice Chairman of the Board

~ ~ ·

Roger MacFarlane, Chief Executive Officer

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

#### **FORM 10-K**

		ALLIA AU AA	
Ø	ANNUAL REPORT PURSUANT TO OF THE SECURITIES EXCHANGE		
	for the fiscal ye	ear ended January 31, 2008	
		Or	
	TRANSITION REPORT PURSUAN SECURITIES EXCHANGE ACT O		OF THE
	for the transition period from to		Receive
	(Comm	000-31869 ission File Number)	Received SEC MAY 1 3 2000
	IITi Wa	orldwide Inc. $/_{W_{as}}$	MAY 1 3 2008
		was	hington
(S	British Virgin Islands  State or Other Jurisdiction of Incorporation or Organization	gistrant as Specified in its Charter)  N/A  (IRS Employer Identifi	hington, DC 20549
	9 Columbus Centre, Pelican Drive Road Town, Tortola British Virgin Islands (Addresses of Prince	c/o UTi, Serv 100 Oceangate, Long Beach, CA pal Executive Offices and Zip Code)	Suite 1500
	•	562.552.9400	
	(Registrant's telep	hone number, including area code)	
	Securities registered p	irsuant to Section 12(b) of the Act:	
	Title of Each Class	Name of each exchang	e on which registered
	Ordinary shares, no par value	NASDAQ S	tock Market
	Securities registered p	rsuant to Section 12(g) of the Act: None	
Indicat Act. Yes	e by check mark if the registrant is a wel $\square$ No $\square$	l-known seasoned issuer, as defined	in Rule 405 of the Securities
Indicat Act. Yes	e by check mark if the registrant is not req $\square$ No $\square$	uired to file reports pursuant to Secti	ion 13 or Section 15(d) of the
Exchange A	e by check mark whether the registrant: (1) has f ct of 1934 during the preceding 12 months (or for a subject to such filing requirements for the pas	such shorter period that the registrant was	
be contained	e by check mark if disclosure of delinquent filers I, to the best of the registrant's knowledge, in defi 10-K or any amendment to this Form 10-K.	nitive proxy or information statements in	
reporting co	e by check mark whether the registrant is a large mpany. See the definitions of "large accelerated for the contract of the con		
Large accele	erated filer ☑ Accelerated filer □ (Do not	Non-accelerated filer □ check if a smaller reporting company)	Smaller reporting company □
Indicat Act). Yes	e by check mark whether the registrant i  □ No ☑	s a shell company (as defined in	Rule 12b-2 of the Exchange
registrant's	gregate market value of the voting common equi nost recently completed second fiscal quarter, or lat's ordinary shares on such date, as quoted on t	uly 31, 2007, was \$1.9 billion computed I	

At March 30, 2008, the number of shares outstanding of the registrant's ordinary shares was 99,458,694.

#### DOCUMENTS INCORPORATED BY REFERENCE

Certain portions of the registrant's definitive Proxy Statement for the 2008 Annual Meeting of Shareholders, which is expected to be filed on or before May 31, 2008 are incorporated by reference in Items 10, 11, 12, 13 and 14 of Part III of this Form 10-K.

#### UTi Worldwide Inc.

#### Annual Report on Form 10-K For the Fiscal Year Ended January 31, 2008

#### Table of Contents

		Page
Introduction	on	1
Forward-I	Looking Statements	1
	PART I	
Item 1.	Business	2
Item 1A.	Risk Factors	12
Item 1B.	Unresolved Staff Comments	24
Itemr2,	Properties	24
Item 3.	Legal Proceedings	25
Item 4.	Submission of Matters to a Vote of Security Holders	26
	PART II	
Item 5.	Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases	
Rom 5.	of Equity Securities	26
Item 6.	Selected Financial Data	34
Item 7.	Management's Discussion and Analysis of Financial Condition and Results of Operations	35
Item 7A.	Quantitative and Qualitative Disclosures about Market Risk	58
Item 8.	Financial Statements and Supplementary Data	59
Item 9.	Changes in and Disagreements with Accountants on Accounting and Financial Disclosure	59
Item 9A.	Controls and Procedures	59
Item 9B.	Other Information	60
	PART III	
Item 10.	Directors, Executive Officers and Corporate Governance	61
Item 11.	Executive Compensation	61
Item 12.	Security Ownership of Certain Beneficial Owners and Management and Related Stockholder	61
Ta 12	Matters	62
Item 13.	Certain Relationships and Related Transactions and Director Independence	62
Item 14.	Principal Accountant Fees and Services	02
	PART IV	
Item 15.	Exhibits and Financial Statement Schedules	62
Signatures	s	66
Index to (	Consolidated Financial Statements	F-1

#### Introduction

This Annual Report on Form 10-K for the year ended January 31, 2008 includes restated amounts and revised disclosure of UTi Worldwide Inc.'s Consolidated Financial Statements for the fiscal year ended January 31, 2007 (fiscal 2007) and interim periods contained therein. This Annual Report on Form 10-K also includes certain minor corrections to the company's consolidated income statement, statements of cash flows and changes in shareholders' equity for the year ended January 31, 2006, and related footnote disclosures thereto, which were immaterial, individually and in the aggregate, to previously issued financial statements. For a detailed description of these changes, see Note 20 and Note 21 of the Notes to Consolidated Financial Statements contained within this Annual Report. Unless otherwise specified, all financial information contained in this Annual Report gives effect to these changes. We have not amended, and we do not intend to amend, our previously filed Annual Report on Form 10-K for fiscal 2007 or our previously filed Quarterly Reports on Form 10-Q for each of the fiscal quarters of fiscal 2007. Financial information included in our previously filed Annual Report on Form 10-K for fiscal 2007, in our previously filed Quarterly Reports on Form 10-Q for each of the quarters of fiscal 2007 and in our other filings and in our press releases to the extent they relate to fiscal 2007 and the interim periods in fiscal 2007 should not be relied upon and are superseded by the information contained in this Annual Report on Form 10-K.

As used in this Annual Report on Form 10-K, the terms "we," "us," "our" and the "Company" refer to UTi Worldwide Inc. and its subsidiaries as a combined entity, except where it is noted or the context makes clear the reference is only to UTi Worldwide Inc.

#### Forward-Looking Statements

Except for historical information contained herein, this annual report on Form 10-K contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934, as amended, which involve certain risks and uncertainties. Forward-looking statements are included with respect to, among other things, the Company's current business plan and strategy and strategic operating plan, anticipated changes in certain tax benefits, anticipated costs associated with the *4asOne* project, the anticipated outcome of litigation, and the anticipated impact of various cost reduction efforts. These forwardlooking statements are identified by the use of such terms and phrases as "intends," "intend," "intended," "goal," "estimate," "estimates," "expects," "expect," "project," "projected," "projections," "plans," "anticipates," "anticipated," "should," "designed to," "foreseeable future," "believe," "believes" and "scheduled" and similar expressions which generally identify forward-looking statements. Forward-looking statements are inherently subject to risks and uncertainties, some of which cannot be predicted or quantified. Future events and actual results could differ materially from those set forth in, contemplated by, or underlying our forward-looking statements. Many important factors may cause the Company's actual results to differ materially from those discussed in any such forward-looking statements, including but not limited to economic conditions that are adversely affecting trade volumes; our clients' demand for our services; the impact of cost reduction measures recently undertaken by the Company and the amount and timing of the expected benefits from such measures, including expected severance costs and dispositions of existing operations in connection therewith; integration risks associated with acquisitions; the ability to retain client and management of acquisition targets; increased competition; the impact of higher fuel costs; the effects of changes in foreign exchange rates; changes in the Company's effective tax rates; industry consolidation making it more difficult to compete against larger companies; general economic, political and market conditions, including those in Africa, Asia and EMENA which is comprised of Europe, Middle East and North Africa; work stoppages or slowdowns or other material interruptions in transportation services; risks of international operations; risks associated with, and costs and expenses the Company will incur as a result of, the ongoing publicly announced U.S. Department of Justice and other governmental investigations into the pricing practices of the air cargo transportation industry and other similar or related investigations and lawsuits; the success and effects of new strategies and of the realignment of the Company's executive management structure; disruptions caused by epidemics, conflicts, wars and terrorism; and the other risks and uncertainties described herein and in our other filings with the Securities and Exchange Commission. Although UTi believes that the assumptions underlying the forward-looking statements are reasonable, any of the assumptions could prove inaccurate and, therefore, we cannot assure you that the results contemplated in forward-looking statements will be realized in the timeframe anticipated or at all. In light of the significant uncertainties inherent in the forward-looking information included herein, the inclusion of such information should not be regarded as a

representation by UTi or any other person that UTi's objectives or plans will be achieved. Accordingly, investors are cautioned not to place undue reliance on our forward-looking statements. UTi undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by law.

In assessing forward-looking statements contained herein, readers are urged to read carefully all cautionary statements contained in this Form 10-K, including, without limitation, those contained under the heading, "Risk Factors," contained in Part I, Item 1A of this Form 10-K. For these forward-looking statements, we claim the protection of the safe harbor for forward-looking statements in Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934.

#### PART I

#### ITEM 1. Business

#### History and Development of the Company

We are an international, non-asset-based supply chain services and solutions company that provides services through a network of offices and contract logistics centers. We were incorporated in the British Virgin Islands on January 30, 1995 under the International Business Companies Act as an international business company and operate under the British Virgin Islands legislation governing corporations. The address and telephone number of our registered office are 9 Columbus Centre, Pelican Drive, Road Town, Tortola, British Virgin Islands and (284) 494-4567, respectively. Our registered agent is Midocean Management and Trust Services (BVI) Limited, 9 Columbus Centre, Pelican Drive, Road Town, Tortola, British Virgin Islands. We can also be reached through UTi, Services, Inc., 100 Oceangate, Suite 1500, Long Beach, CA 90802 U.S.A.

We formed our current business from a base of three freight forwarders which we acquired between 1993 and 1995. Currently, we operate a global network of freight forwarding offices and contract logistics and distribution centers in a total of 64 countries. In addition, we serve our clients in 78 additional countries through independent agent-owned offices. Our business is managed from six principal support offices in Frankfurt, Shanghai, Johannesburg, and Sydney and in the United States in Long Beach, California and Columbia, South Carolina.

#### **Industry**

The global supply chain services and solutions industry consists of air and ocean freight forwarding, contract logistics, domestic ground transportation, customs clearances, distribution, inbound logistics, warehousing and supply chain management. We believe that companies in our industry must be able to provide their clients with supply chain services and solutions. Among the factors that we believe are impacting our industry are the outsourcing of supply chain activities, increased global trade and sourcing, increased demand for time definite delivery of goods, and the need for advanced information technology systems that facilitate real-time access to shipment data, client reporting and transaction analysis. Furthermore, as supply chain management becomes more complicated, we believe companies are increasingly seeking full service solutions from a single or limited number of partners that are familiar with their requirements, processes and procedures and that can provide services globally. We believe it is becoming increasingly difficult for smaller regional competitors or providers with a more limited service or information technology offering to compete, which we expect to result in further industry consolidation.

We seek to use our global network, proprietary information technology systems, relationships with transportation providers and expertise in outsourced logistics services to improve our clients' visibility into their supply chains while reducing their logistics costs.

#### Acquisitions

As a key part of our growth strategy, we regularly evaluate acquisition opportunities. During the year ended January 31, 2008, we completed three acquisitions. These acquisitions, along with our other acquisitions over the past five years, have had, and will have, a significant effect on the comparability of our operating results over the respective prior periods. Historically, we have financed acquisitions with a combination of cash from operations and borrowings. We may borrow additional money or issue ordinary shares in the future to finance acquisitions. From time to time we enter into non-binding letters of intent with potential acquisition targets and we are often in various

stages of due diligence and preliminary negotiations with respect to those potential acquisition targets. Readers are urged to read carefully all cautionary statements contained in this Form 10-K relating to acquisitions, including, without limitation, those contained under the heading "Risk Factors", contained in Item 1A of this Form 10-K.

Effective September 20, 2007, the Company acquired 50% of the issued and outstanding shares of Newlog Ltd., which we refer to as Newlog, an Israeli company involved in freight forwarding and customs brokerage, for a purchase price of approximately \$6.5 million in cash. Effective October 8, 2007, the Company completed a merger agreement to which Newlog merged with and into a wholly-owned Israeli indirect subsidiary of the Company. We refer to the merger transaction with Newlog as the Newlog Merger. As a result of these transactions, the Company owns 75% of the shares of the surviving corporation. The Company has accounted for these transactions in accordance with Securities and Exchange Commission Staff Accounting Bulletin (SAB) Topic 5H, Accounting for Sales of Stock by a Subsidiary. Accordingly, a gain of \$3.2 million was recorded in the consolidated income statement for the year ended January 31, 2008. This gain represents the excess of the fair value received pursuant to the Newlog Merger over the carrying amount of the wholly owned Israeli indirect subsidiary contributed. Effective October 16, 2007, the Company acquired certain assets and liabilities of Transclal Trade Ltd., an Israeli company involved in freight forwarding and customs brokerage, for a purchase price of approximately \$34.6 million in cash. We refer to the Newlog Merger and the acquisition of certain assets and liabilities of Transclal Trade Ltd. as the Israel Acquisition. The allocation of the final purchase price to the acquired assets and assumed liabilities for the Israel Acquisition has not yet been finalized. As a result of the Israel Acquisition, the Company will become one of the larger freight forwarding operations in Israel.

Effective September 6, 2007, we acquired 100% of the issued and outstanding shares of Chronic Solutions Company (Proprietary) Limited and its subsidiaries, which we collectively refer to as CSC, for an initial cash payment of approximately \$5.2 million, net of cash received. CSC is a distributor of specialized and chronic pharmaceuticals located in Johannesburg, South Africa. As a result of this acquisition, the Company has increased its range of services to the pharmaceutical industry in South Africa. In addition, to the initial payment and subject to certain regulations coming into effect within three to five years from the effective date of the acquisition, the terms of the acquisition agreement provide for an additional payment of up to a maximum of approximately \$8.0 million, based on a recalculation of CSC's earnings from September 1, 2006 through the effective date of the acquisition.

Effective August 17, 2007, we acquired the remaining outstanding shares of our South African subsidiary, Co-ordinated Investment Holdings (Pty) Ltd and its subsidiaries Co-ordinated Materials Handling (Pty) Ltd. and UTi CMH Sub Assembly (Pty) Ltd., of which we had already owned 50%, for a total consideration of approximately \$12.7 million.

Additional information regarding our acquisitions is set forth in Note 2, "Acquisitions," in our consolidated financial statements included in this annual report and in Part II, Item 7 of this report appearing under the caption, "Management's Discussion and Analysis of Financial Condition and Results of Operations," which are incorporated herein by reference.

#### **Organizational Structure**

UTi Worldwide Inc. is a holding company and all of our operations are conducted through subsidiaries. Our subsidiaries, along with their countries of incorporation and our ownership interests, are included in Exhibit 21, included with this report. The proportion of voting power that we hold for each subsidiary is equivalent to our percentage ownership.

#### **Business Overview**

Through our supply chain planning and optimization services, we assist our clients in designing and implementing solutions that improve the predictability and visibility and reduce the overall costs of their supply chains. Our primary services include air and ocean freight forwarding, contract logistics, customs brokerage, distribution, inbound logistics, truckload brokerage and other supply chain management services, including consulting, the coordination of purchase orders and customized management services.

• Air and Ocean Freight Forwarding. As a freight forwarder, we conduct business as an indirect carrier for our clients or occasionally as an authorized agent for an airline or ocean carrier. We typically act as an indirect carrier with respect to shipments of freight unless the volume of freight to be shipped over a

particular route is not large enough to warrant consolidating such freight with other shipments. In such situations, we usually forward the freight as an agent of the direct carrier. Except for a domestic delivery service which includes forwarding shipments by air or expedited ground transportation within South Africa, we primarily handle international shipments and do not provide for domestic shipments unless they occur as part of an international shipment. We consider our domestic delivery service within South Africa part of our airfreight services.

We do not own or operate aircraft or vessels and, consequently, contract with commercial carriers to arrange for the shipment of cargo. We arrange for, and in many cases provide, pick-up and delivery service between the carrier and the location of the shipper or recipient. Our domestic delivery service in South Africa uses predominantly outsourced resources to provide pick-up and delivery services between the location of the shipper or recipient and the local distribution center.

When we act as an authorized agent for an airline or ocean carrier, we arrange for the transportation of individual shipments to the airline or ocean carrier. As compensation for arranging for the shipments, the airline or ocean carrier pays us a commission. If we provide the client with ancillary services, such as the preparation of export documentation, we receive an additional fee.

Airfreight forwarding services accounted for approximately 38%, 39% and 44% of our consolidated gross revenues for the years ended January 31, 2008, 2007 and 2006, respectively (which we refer to as fiscal 2008, 2007 and 2006, respectively), and approximately 26%, 27% and 30% of our fiscal 2008, 2007 and 2006 consolidated net revenues, respectively.

Ocean freight forwarding services accounted for approximately 25%, 26% and 30% of our fiscal 2008, 2007 and 2006 consolidated gross revenues, respectively, and approximately 12%, 12% and 12% of our fiscal 2008, 2007 and 2006 consolidated net revenues, respectively.

• Customs Brokerage. As part of our integrated logistics services, we provide customs brokerage services in the U.S. and most of the other countries in which we operate. Within each country, the rules and regulations vary, along with the level of expertise that is required to perform the customs brokerage services. We provide customs brokerage services in connection with a majority of the shipments which we handle as both an airfreight and ocean freight forwarder. We also provide customs brokerage services in connection with shipments forwarded by our competitors. In addition, other companies may provide customs brokerage services in connection with the shipments which we forward.

As part of our customs brokerage services, we prepare and file formal documentation required for clearance through customs agencies, obtain customs bonds, facilitate the payment of import duties on behalf of the importer, arrange for payment of collect freight charges, assist with determining and obtaining the best commodity classifications for shipments and perform other related services. We determine our fees for our customs brokerage services based on the volume of business transactions for a particular client, and the type, number and complexity of services provided. Revenues from customs brokerage and related services are recognized upon completion of the services.

Customs brokerage services accounted for approximately 2%, 2% and 3% of our fiscal 2008, 2007 and 2006 consolidated gross revenues, respectively, and approximately 6%, 7% and 8% of our fiscal 2008, 2007 and 2006 consolidated net revenues, respectively.

Contract Logistics. Our contract logistics services primarily relate to the value-added warehousing and
subsequent distribution of goods and materials in order to meet clients' inventory needs and production or
distribution schedules. Our services include receiving, deconsolidation and decontainerization, sorting, put
away, consolidation, assembly, cargo loading and unloading, assembly of freight and protective packaging,
storage and distribution. Our outsourced services include inspection services, quality centers and manufacturing support. Contract logistics revenues are recognized when the service has been completed in the
ordinary course of business.

Contract logistics services accounted for approximately 14%, 13% and 15% of our fiscal 2008, 2007 and 2006 consolidated gross revenues, respectively, and approximately 36%, 34% and 36% of our fiscal 2008, 2007 and 2006 consolidated net revenues, respectively.

Distribution and Other Supply Chain Management Services. We also provide a range of distribution and
other supply chain management services, such as domestic ground transportation, warehousing services,
consulting, order management, planning and optimization services, outsourced management services,
developing specialized client-specific supply chain solutions, and customized distribution and inventory
management services. We receive fees for the other supply chain management services that we perform.

Distribution services accounted for approximately 12%, 12% and 2% of our fiscal 2008, 2007 and 2006 consolidated gross revenues, respectively, and approximately 10%, 12% and 5% of our fiscal 2008, 2007 and 2006 consolidated net revenues, respectively.

Other services consisting predominately of supply chain management services accounted for approximately 9%, 7% and 7% of our fiscal 2008, 2007 and 2006 consolidated gross revenues, respectively, and approximately 11%, 8% and 8% of our fiscal 2008, 2007 and 2006 consolidated net revenues, respectively.

#### Financial Information about Services and Geographic Segments

Additional information regarding our operations by geographic segment and gross revenue and net revenue attributable to our principal services is set forth in Note 19, "Segment Reporting" in our consolidated financial statements included in this annual report and in Part II, Item 7 of this report appearing under the caption, "Management's Discussion and Analysis of Financial Condition and Results of Operations," which are incorporated herein by reference.

During the first quarter of fiscal 2008, as a result of the increased proportions of distribution revenue, primarily due to our acquisition of Market Industries, Ltd., which we refer to as Market Transport Services, in March 2006, we changed our disclosure of gross revenues and net revenues by the Company's principal services. As a result, distribution revenues are now separately reported. In previous periods, distribution revenues had been combined with other supply chain management services. Distribution revenues include our North American ground transportation revenues. Additionally, in connection with this change, certain related revenues previously included in our contract logistics services have been reclassified to distribution. There were no changes in airfreight forwarding, ocean freight forwarding, and customs brokerage revenues.

We conduct a majority of our business outside of the U.S. and we anticipate revenue from foreign operations will continue to account for a significant amount of our future revenue. Our global operations are directly related to and are dependent upon, the volume of international trade and are subject to various factors, risks and uncertainties, including those included in Part I, Item 1A of this report appearing under the caption, "Risk Factors."

The Company's operations are principally managed by geographic region and by services offered. As discussed in Note 19, "Segment Reporting" in our consolidated financial statements included in the annual report, during the first quarter of fiscal 2008 we realigned our operations into the following reportable segments: EMENA; Americas Freight Forwarding; Americas Contract Logistics and Distribution; Asia Pacific; Greater China; Africa; Global Specialized Solutions; and Corporate. The factors for determining the reportable segments include the manner in which management evaluates the performance of the Company combined with the nature of the individual business activities. The Corporate segment includes the corporate office, eliminations and other entities. In accordance with Statement of Financial Accounting Standards (SFAS) No. 131, Disclosures about Segments of an Enterprise and Related Information, (SFAS No. 131), all prior period segment information was reclassified to conform to this new financial reporting presentation.

#### Seasonality

Historically, our operating results have been subject to seasonal trends when measured on a quarterly basis. Our first and fourth fiscal quarters are traditionally weaker compared with our other fiscal quarters. This trend is dependent on numerous factors, including the markets in which we operate, holiday seasons, climate, economic conditions and numerous other factors. A substantial portion of our revenue is derived from clients in industries whose shipping patterns are tied closely to consumer demand or are based on just-in-time production schedules. We cannot accurately predict the timing of these factors, nor can we accurately estimate the impact of any particular factor, and thus we can give no assurance that these historical seasonal patterns will continue in future periods.

#### Environmental

In the United States, the Company is subject to Federal, state and local provisions regulating the discharge of materials into the environment or otherwise seeking to protect the environment. Similar laws apply in many other jurisdictions in which the Company operates. Although current operations have not been significantly affected by compliance with these environmental laws, governments are becoming increasingly sensitive to environmental issues, and the Company cannot predict what impact future environmental regulations may have on its business. The Company does not anticipate making any material capital expenditures for environmental control purposes during the remainder of the current or succeeding fiscal years.

#### **Currency and Other Risk Factors**

The nature of the Company's worldwide operations requires the Company to transact with a multitude of currencies other than the U.S. dollar. This results in the Company being exposed to the inherent risks of the international currency markets and governmental interference. Some of the countries where the Company maintains offices and/or agency relationships have strict currency control regulations which influence the Company's ability to hedge foreign currency exposure. The Company attempts to compensate for these exposures by accelerating international currency settlements among these offices or agents.

In addition, the Company's ability to provide service to its customers is highly dependent on good working relationships with a variety of entities including airlines, steamship lines and governmental agencies. The Company considers its current working relationships with these entities to be good. However, changes in space allotments available from carriers, governmental deregulation efforts, "modernization" of the regulations governing customs clearance, and/or changes in governmental quota restrictions could affect the Company's business in unpredictable ways.

#### Sales and Marketing

We use our planning and optimization systems to identify the needs of our clients and to develop supply chain solutions tailored to our clients' industry-specific requirements. In this way, we attempt to become our clients' primary logistics partner for supply chain services, thereby increasing the range and volume of transactions and services provided to our clients. For fiscal 2008, no single client accounted for more than 3% of our gross revenue.

We market our services through an organization consisting of approximately 778 full-time salespersons who receive assistance from our senior management and regional and local managers. In connection with our sales process and in order to serve the needs of our clients, some of which utilize only our freight forwarding and/or contract logistics services and for others who utilize a wider variety of our supply chain solutions services, our sales force is divided into two specialized sales groups. One of these sales groups focuses primarily on marketing individually our air and ocean freight forwarding, contract logistics and customs brokerage services and the other group focuses on marketing a combination of our services as comprehensive supply chain solutions.

Our sales and marketing efforts are directed at both global and local clients. Our smaller specialized global solutions sales and marketing teams focus their efforts on obtaining and developing large volume global accounts with multiple shipping locations which require comprehensive solutions. These accounts typically impose numerous requirements on their providers, such as electronic data interchange, Internet-based tracking and monitoring systems, proof of delivery capabilities, customized shipping reports and a global network of offices.

The requirements imposed by our large volume global accounts often limit the competition for these accounts to large freight forwarders, third-party logistics providers and integrated carriers with global operations. Our global solutions sales and marketing teams also target companies operating in specific industries with unique supply chain requirements, such as the pharmaceutical, retail, apparel, chemical, automotive and high technology electronics industries.

Our local sales and marketing teams focus on selling to and servicing smaller- and medium-sized clients who are primarily interested in selected services, such as freight forwarding, contract logistics and customs brokerage. These two sales and marketing teams may work together on larger accounts.

#### Competition

Competition within the freight forwarding, contract logistics, distribution, and supply chain management industries is intense. There are a large number of companies that compete in one or more segments of the industry. However, there are a relatively small number of international firms that have the worldwide capabilities to provide the breadth of services that we offer. We also encounter competition from regional and local third-party logistics providers, integrated transportation companies that operate their own aircraft, cargo sales agents and brokers, surface freight forwarders and carriers, airlines, ocean carriers, associations of shippers organized to consolidate their members' shipments to obtain lower freight rates, and Internet-based freight exchanges. We believe it is becoming increasingly difficult for smaller regional competitors or providers with a more limited service or information technology offering to compete, which we expect to result in further industry consolidation.

Following the acquisition of Market Transport Services, we have expanded our presence in the competitive and fragmented domestic ground transportation services business in North America. With respect to the services provided in this business, we compete primarily with truckload carriers, intermodal transportation service providers, less-than-truckload carriers, railroads and third party broker carriers. We compete in this business primarily on the basis of service, efficiency and freight rates.

We believe that the ability to develop and deliver innovative solutions to meet clients' global supply chain needs is a critical factor in the ongoing success of the Company. We achieve this through the appropriate use of technology and by leveraging our industry experience across the globe. This experience was obtained through strategic acquisitions and by attracting, retaining, and motivating highly qualified personnel with knowledge in the various segments of global logistics.

Generally, we believe that companies in our industry must be able to provide their clients with integrated, global supply chain solutions. Among the factors that we believe are impacting our industry are the outsourcing of supply chain activities, increased global trade and sourcing, and the need for advanced information technology systems that facilitate real-time access to shipment data, client reporting and transaction analysis. Furthermore, as supply chain management becomes more complicated, we believe companies are increasingly seeking full service solutions from a single or limited number of partners that are familiar with their requirements, processes and procedures and that can provide services globally.

We seek to compete in our industry by using our global network, proprietary information technology systems, relationships with transportation providers, and expertise in contract logistics services to improve our clients' visibility into their supply chains while reducing their logistics costs.

#### **Information Technology Systems**

Our eMpower suite of supply chain technology systems is based on an open architecture design. eMpower facilitates the online operations of our supply chain activities, allows our offices and agents to link to our supply chain visibility system and offers our clients real-time, web-based access to detailed levels of inventory product and shipment data, customized reporting and analysis and easy integration with their technology systems. Our next generation of eMpower provides clients with a customizable web portal, along with powerful supply chain visibility tools for managing their integrated end-to-end supply chains, whether at rest or in motion, at the order, stock keeping unit (SKU) or item level.

Within eMpower are various supply chain information systems, including the following:

- uOp, which is used by our offices and agents as a local operating system for air and ocean freight import and
  export documentation, customs brokerage and accounting functions that feed shipment and other client data
  into our global information systems;
- · uOrder, which assists our clients with order management;
- uTrac, which provides our clients with supply chain visibility, enabling them to track shipments of goods and materials;
- uWarehouse, which enables our clients to track the location and status of goods and materials within a warehouse and track the location and status of goods and materials;
- uClear, which provides visibility into customs clearance transactions for our clients;

- uAnalyze, which assists us and our clients with isolating the factors causing variability in supply chains;
- · uReport, which provides clients with customized reports;
- uConnect, which enables the electronic transfer of data between our systems and those of our clients and also integrates our internal applications;
- uPlan, which is used for strategic planning and optimization of our clients' supply chains;
- uDistribute, which enables tracking of goods and materials within domestic distribution networks; and
- uShip, which enables clients to initiate shipping transactions and alert these directly to our origin offices.

#### **Intellectual Property**

We have applied for federal trademark or service mark registration of the marks UTi and Inzalo. The mark UTi has been or is currently being registered in selected foreign countries. The service mark "UTi" and "UTi plus design" was granted to us on November 21, 2006 and December 5, 2006, respectively by the U.S. Patent and Trademark Office. We have no patents nor have we filed any patent applications. While we may seek further trademarks or service marks and perhaps patents on inventions or processes in the future, we believe our success depends primarily on factors such as the skills and abilities of our personnel rather than on any trademarks, patents or other registrations we may obtain.

#### **Government Regulation**

Our airfreight forwarding business in the U.S. is subject to regulation, as an indirect air carrier, under the Federal Aviation Act by the Department of Transportation, although airfreight forwarders are exempted from most of this Act's requirements by the applicable regulations. Our airfreight forwarding business in the U.S. is also subject to regulation by the Transportation Security Administration (TSA). Our indirect air carrier security program is approved by and we believe we are in compliance with the applicable TSA regulations. Our foreign airfreight forwarding operations are subject to similar regulation by the regulatory authorities of the respective foreign jurisdictions. The airfreight forwarding industry is subject to regulatory and legislative changes that can affect the economics of the industry by requiring changes in operating practices or influencing the demand for, and the costs of providing, services to clients.

The Federal Maritime Commission regulates our ocean freight forwarding and non-vessel operating common carrier operations to and from the U.S. The Federal Maritime Commission licenses intermediaries (combined ocean freight forwarders and non-vessel operating common carrier operators). Indirect ocean carriers are subject to Federal Maritime Commission regulation, under this Commission's tariff publication and surety bond requirements, and under the Shipping Act of 1984 and the Ocean Reform Shipping Act of 1998, particularly those terms proscribing rebating practices. For ocean shipments not originating or terminating in the U.S., the applicable regulations and licensing requirements typically are less stringent than those that originate or terminate in the U.S.

We are licensed as a customs broker by the U.S. Customs and Border Protection Agency of the Department of Homeland Security (CBP) in the United States' customs districts in which we do business. All U.S. customs brokers are required to maintain prescribed records and are subject to periodic audits by the CBP. As a certified and validated party under the self-policing Customs-Trade Partnership Against Terrorism (C-TPAT), we are also subject to compliance with security regulations within the trade environment that are enforced by the CBP. We are also subject to regulations under the Container Security Initiative, which is administered by the CBP. Since February 1, 2003, we have been submitting manifests automatically to U.S. Customs from foreign ports 24 hours in advance of vessel departure. Our foreign customs brokerage operations are licensed in and subject to the regulations of their respective countries.

We must comply with export regulations of the U.S. Department of State, including the International Traffic in Arms Regulations, the U.S. Department of Commerce and the CBP regarding what commodities are shipped to what destination, to what end-user and for what end-use, as well as statistical reporting requirements.

Some portions of our warehouse operations require authorizations and bonds by the U.S. Department of the Treasury and approvals by the CBP. We are subject to various federal and state environmental, work safety and hazardous materials regulations at our owned and leased warehouse facilities. Our foreign warehouse operations are subject to the regulations of their respective countries.

Certain of our U.S. domestic ground transportation operations are subject to regulation by the Federal Motor Carrier Safety Administration (the FMCSA), which is an agency of the U.S. Department of Transportation, and by various state agencies. The FMCSA has broad regulatory powers with respect to activities such as motor carrier operations, practices and insurance. Interstate motor carrier operations are subject to safety requirements prescribed by the FMCSA. Subject to federal and state regulation, we may transport most types of freight to and from any point in the United States. The trucking industry is subject to possible regulatory and legislative changes (such as the possibility of more stringent environmental, safety or security regulations or limits on vehicle weight and size) that may affect the economics of the industry by requiring changes in operating practices or the cost of providing truckload services.

We are subject to a broad range of foreign and domestic environmental and workplace health and safety requirements, including those governing discharges to air and water and the handling and disposal of solid and hazardous wastes. In the course of our operations, we may be asked to store, transport or arrange for the storage or transportation of substances defined as hazardous under applicable laws. If a release of hazardous substances occurs on or from our facilities or while being transported by us or our subcontracted carrier, we may be required to participate in, or have liability for, the remedy of such release. In such case, we also may be subject to claims for personal injury and natural resource damages.

We believe that we are in substantial compliance with applicable material regulations and that the costs of regulatory compliance have not had a material adverse impact on our operations to date. However, our failure to comply with the applicable regulations or to maintain required permits or licenses could result in substantial fines or revocation of our operating permits or licenses. We cannot predict the degree or cost of future regulations on our business. If we fail to comply with applicable governmental regulations, we could be subject to substantial fines or revocation of our permits and licenses.

#### **Employees**

At January 31, 2008, we employed a total of 21,449 persons. A breakdown of our employees by region is as follows:

EMENA	4,313
Americas Freight Forwarding	1,803
Americas Contract Logistics and Distribution	6,329
Asia Pacific	1,823
Greater China	1,170
Africa	4,888
Global Specialized Solutions	961
Corporate	162
Total	<u>21,449</u>

Approximately 2,780 of our employees are subject to collective bargaining arrangements in several countries, but primarily in South Africa, which are renegotiated annually. We believe our employee relations to be generally good.

#### **Executive Officers and Other Senior Managers of Registrant**

Our executive officers are as follows (ages and titles as of March 31, 2008):

<u>Name</u>	Age	Position
Roger I. MacFarlane	63	Chief Executive Officer and Director
Matthys J. Wessels	62	Vice Chairman of the Board of Directors and Director
John S. Hextall	51	Executive Vice President — President, Freight Forwarding
William T. Gates	60	Executive Vice President — President, Contract Logistics and Distribution
Gene Ochi	58	Executive Vice President and Chief Marketing Officer
Lawrence R. Samuels	51	Executive Vice President — Finance and Chief Financial Officer
Ron S. Glickman	49	Senior Vice President and Chief Information Officer
Lance E. D'Amico	39	Senior Vice President — Enterprise Support Services and Secretary

Roger I. MacFarlane has served as our Chief Executive Officer since May 2000 and has been a director since our formation in 1995. From 1995 to April 2000, Mr. MacFarlane served as our Chief Executive Officer of the Americas Region and was responsible for overseeing our operations in North and South America. From 1993 to 1995, Mr. MacFarlane served as the Chief Executive Officer of the Americas Division of one of our predecessor corporations, and was responsible for overseeing its operations in North and South America. Mr. MacFarlane received a Bachelor of Arts degree and an L.L.B. degree from the University of Cape Town. On March 21, 2007, Mr. MacFarlane announced his intentions to retire from his day-to-day executive responsibilities as Chief Executive Officer of the Company as of January 31, 2010.

Matthys J. Wessels was appointed Vice Chairman of the Board of Directors in May 2004. Prior to that, Mr. Wessels served as our Chairman of the Board of Directors from January 1999 until May 2004, Chief Executive Officer — African Region from 1995 to March 2007 and a director since our formation in 1995. Mr. Wessels served as our Chief Executive Officer from 1998 to April 2000. From 1987 until January 2006, Mr. Wessels served as Chairman of United Service Technologies Limited, which we refer to as Uniserv, a company which was publicly listed on the JSE Securities Exchange South Africa until December 2004. Mr. Wessels received a Bachelor of Science degree from the University of Natal and an M.B.A. from the University of Cape Town. In June 2008, Mr. Wessels is expected to retire from his day-to-day executive responsibilities and become chairman of the Board of Directors.

John S. Hextall was appointed as Executive Vice President — President, Freight Forwarding in February 2008. From March 2007 through February 2008, Mr. Hextall was Executive Vice President and Chief Operating Officer. From March 2006 until March 2007, Mr. Hextall served as Executive Vice President — Global Leader of Client Solutions and Delivery. Prior to that, Mr. Hextall served as President of our EMENA Region from May 2001 until March 2006. In June 2004, the duties of President of the Americas Region for Freight Forwarding were added to Mr. Hextall's responsibilities. From March 2000 to May 2001, Mr. Hextall served as Managing Director Atlantic Region. From 1997 to 2000, Mr. Hextall served as the Managing Director of UTi Worldwide (U.K.) Ltd., one of our subsidiaries. From 1993 to 1997, Mr. Hextall served as the Managing Director of UTi Belgium N.V., one of our subsidiaries. Mr. Hextall received a Bachelor of Science Combined Honours degree in Transport Planning & Operations from the University of Aston, Birmingham, United Kingdom.

William T. Gates was appointed as Executive Vice President — President, Contract Logistics and Distribution in February 2008. Mr. Gates joined the Company in October 2002 when we completed the acquisition of Standard Corporation and has held positions of increasing responsibilities, including General Manager, Vice President, President, Chief Operating Officer and Chief Executive of UTi Integrated Logistics, before being promoted to President, Americas Contract Logistics and Distribution, in April 2007, a role he held until February 2008. Prior to joining UTi Integrated Logistics, Mr. Gates served as General Manager of the Wal-Mart Distribution

center in Laurens, South Carolina. His experience also includes service in the U.S. Marine Corps as a Logistics Officer. Mr. Gates has been an active member of the Warehousing Education and Research Council (WERC), the Council of Supply Chain Management Professionals (formerly Council of Logistics Management) and the International Warehouse Logistics Association (IWLA). He is also a past President of WERC. Mr. Gates received a B.S. from California Polytechnic State University and an M.S. in logistics systems management from the University of Southern California.

Gene Ochi was appointed as Executive Vice President and Chief Marketing Officer in March 2007. From March 2006 to March 2007, Mr. Ochi served as Executive Vice President — Global Leader of Client Solutions Development. Prior to that, Mr. Ochi served as our Senior Vice President — Marketing and Global Growth since 1998. From 1993 to 1998, Mr. Ochi served as the Regional Vice President, Western U.S.A., of UTi, United States, Inc., one of our subsidiaries. From 1989 to 1992, Mr. Ochi served as the Senior Vice President of Marketing of BAX Global. Mr. Ochi received a Bachelor of Science degree from the University of Utah and an M.B.A. from the University of Southern California.

Lawrence R. Samuels was appointed as Executive Vice President — Finance and Chief Financial Officer in March 2007. Mr. Samuels has served as Chief Financial Officer since May 2000. Prior to that, Mr. Samuels served as Senior Vice President — Finance and Secretary since 1996. Mr. Samuels also serves as our principal financial officer and our principal accounting officer. From 1993 to 1995, Mr. Samuels served as the Financial Director of, and from 1987 to 1993 as the Financial Manager of, Pyramid Freight (Proprietary) Ltd., one of our subsidiaries in South Africa. Mr. Samuels received a Bachelor of Commerce degree from the University of the Witwatersrand and is a qualified chartered accountant in South Africa.

Ron S. Glickman was appointed as Senior Vice President and Chief Information Officer in February 2008. Since February 2007, when Mr. Glickman joined the Company, he has served as the Senior Vice President, Global Quality Processes and Integration, a role that he continues to hold. From 2004 to February 2007, he was responsible for the retail and hospitality vertical at Cognizant Technology Solutions. From 1999 to 2004, he served as Chief Information Officer at DFS Group, a global luxury retailer for travelers. Mr. Glickman holds a BBA from National University and an MBA from the University of Southern California.

Lance E. D'Amico was appointed Senior Vice President — Enterprise Support Services, in February 2008. Mr. D'Amico continues to serve as our General Counsel, a role he assumed in August 2006, as well as our Secretary and Compliance Officer, roles which he assumed in March 2007. From April 2000 through August 2006, he held several positions at Element K Corporation, an educational software and publishing company, most recently serving as Executive Vice President, Strategy and Operations. From 1994 through 2000, Mr. D'Amico was an associate at Cravath, Swaine & Moore LLP, specializing in mergers & acquisitions, securities and corporate finance. He holds a J.D. from The New York University School of Law and a Bachelor of Arts from Dartmouth College.

Our other senior managers are as follows (ages and titles as of March 31, 2008):

Name	Age	Position
David Cheng	63	President — Greater China
Christopher Dale	48	President — Americas Freight Forwarding
Brian R. J. Dangerfield	49	President — Asia Pacific
Carlos Escario Pascual	46	President — EMENA
Walter Mapham	60	Senior Vice President — Client Solutions
Gavin Rimmer	48	President Africa Region

#### **Available Information**

Our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports are available without charge through our website, http://www.go2uti.com, as soon as reasonably practicable after they are filed or furnished electronically with the SEC. We are providing the address to our Internet site solely for the information of investors. We do not intend the address to be an active link and the contents of our website are not incorporated into this report.

#### ITEM 1A. Risk Factors

Our business and operations are subject to a number of factors, risks and uncertainties, and the following list should not be considered to be a definitive list of all factors that may affect our business, financial condition and future results of operations and should be read in conjunction with the factors, risks and uncertainties contained in our other filings with the Securities and Exchange Commission (SEC). This annual report on Form 10-K, our annual report to our shareholders, any of our quarterly reports on Form 10-Q or our current reports on Form 8-K, or any other oral or written statements which we may make in a news release or otherwise may contain forward-looking statements within the meaning of Section 21E of the Securities Exchange Act of 1934, as amended, which involve certain risks and uncertainties. These forward-looking statements are often identified by the use of terms or phrases such as "intends," "intend," "intended," "goal," "estimate," "estimates," "expects," "expects," "expected," "project," "projected," "projections," "plans," "seeks," "anticipates," "anticipated," "should," "could," "may," "will," "designed to," "foreseeable future," "believe," "believes," and other similar expressions. We caution readers that any forward-looking statements made by us are made with the intention of obtaining the benefits of the "safe harbor" provisions of the Private Securities Litigation Reform Act and that a number of factors, including but not limited to those discussed below, could cause our actual results and experiences to differ materially from the anticipated results or expectations expressed in any forward-looking statements. We undertake no obligation to publicly update or revise any forward-looking statements, whether as the result of new information, future events, or otherwise.

### We conduct business throughout the world and our results of operations may be impacted by fluctuations in trade volumes and by global, regional and local economic and political conditions.

Our business is related to and dependent on general world economic conditions, and the local, regional, national and international conditions that affect trade in the specific regions or countries that we serve. We are affected by adjustments in our clients' inventory levels, recessionary economic cycles and downturns in our clients' business cycles, particularly in market segments and industries such as retail, apparel, pharmaceutical, chemical, automotive and high technology electronics, where we have a significant concentration of clients.

Economic conditions, which may be affected by natural disasters, wars, civil unrest, acts of terrorism and other conflicts, and increases in energy prices may adversely affect the global economy, trade volumes, our clients' demand for our services, their ability to pay for our services and our profitability. The consequences of any armed conflict are unpredictable, and we may not be able to foresee events that could have an adverse impact on our business. We expect that our revenue and results of operations will continue to be sensitive to global and regional economic and political conditions.

### Our international presence exposes us to potential difficulties and risks associated with distant operations and to various economic, regulatory, political and other uncertainties and risks.

We conduct a majority of our business outside of the United States and we anticipate that revenue from foreign operations will continue to account for a significant amount of our future revenue. Our international operations are directly related to and dependent on the volume of trade and the social, economic and political conditions in various countries. For the fiscal year ended January 31, 2008, approximately 56% of our net revenues were reported in our EMENA, Asia Pacific, Greater China, Africa and Global Specialized Solutions regions combined and those regions accounted for approximately 63% of our total assets as of January 31, 2008. Our international operations and international commerce are influenced by many factors, including:

- changes in a specific country's or region's economic, social and political conditions or governmental policies,
- · changes in international and domestic customs regulations,
- · trade laws, tariffs, export quotas and other trade restrictions,
- difficulties in staffing, managing or overseeing foreign operations over large geographic distances, including the need to implement appropriate systems, policies, benefits and compliance programs,
- · pricing restrictions and regulations imposed by foreign governments,
- expropriation of our international assets or adverse changes in tax laws and regulations,

- · limitations on the repatriation of earnings or assets, including cash,
- different liability standards and less developed legal systems that may be less predictable than those in the United States, and
- intellectual property laws of countries which do not protect our intellectual property rights to the same extent as the laws of the United States.

The occurrence or consequences of any of these factors may restrict our ability to operate in the affected region and/or decrease the profitability of our operations in that region.

Several United States and other foreign governmental agencies are investigating alleged anti-competitive behavior in the international air cargo transportation industry, which includes us, we have been named as a defendant in a federal antitrust class action lawsuit that alleges that we engaged in various forms of anti-competitive practices, and we may become subject to other governmental investigations and may be named in additional litigation, all of which have required, and could require, significant management time and attention and could result in significant expenses as well as unfavorable outcomes which could have a material adverse effect on our business, financial condition, results of operations, reputation, cash flow and prospects.

The United States Department of Justice (U.S. DOJ) and several other governments, including the governments of Canada, New Zealand, Switzerland, the United Kingdom and South Africa, along with the European Union, have conducted inspections or raids at local offices of global freight forwarders or have issued subpoenas or requests for information in connection with various investigations into alleged anti-competitive behavior in the international air cargo transportation industry. In June 2007, we responded to a grand jury subpoena requesting documents in connection with the U.S. DOJ's investigation into the pricing practices in the air cargo transportation industry which had been served on us in June 2006. In October 2007, the U.S. DOJ executed a search warrant on us at our offices in Long Beach, California, and served one of our subsidiaries with a grand jury subpoena requesting numerous documents and other materials in connection with its investigation of the international air cargo transportation industry. We believe that we are a subject of the U.S. DOJ investigation.

In October 2007, we received a notice from the Canadian Competition Bureau that the Bureau had commenced an investigation with respect to alleged anti-competitive activities of persons involved in the provision of international freight forwarding services to and from Canada and requesting that we preserve records relevant to such investigation. In addition, also in October 2007, one of our subsidiaries received a notice from the New Zealand Commerce Commission that it was conducting an investigation in relation to international freight forwarding services in New Zealand and requesting that we provide documents and information as they relate to New Zealand.

There can be no assurances that additional regulatory inquiries or investigations will not be commenced by other U.S. or foreign regulatory agencies. We do not know when or how these investigations will be resolved or what, if any, actions the various governmental agencies may require us and/or any of our current or former officers, directors and employees to take as part of that resolution. A conclusion by the U.S. DOJ or by another foreign regulatory agency that we have engaged in anti-competitive behavior or other unfavorable resolution of these investigations could result in criminal sanctions and/or fines against UTi and/or certain of our current or former officers, directors and employees. Dealing with investigations and regulatory inquiries can be time consuming and distracting from the conduct of our business. We have incurred, and expect to continue to incur, significant legal fees and other costs in connection with these governmental investigations.

In addition, we have been named, along with seven other large European and North American-based global logistics providers, as a defendant in a federal antitrust class action lawsuit filed in January 2008. This lawsuit alleges that the defendants engaged in various forms of anti-competitive practices and seeks an unspecified amount of monetary damages and injunctive relief under U.S. antitrust laws. There can be no assurance that further lawsuits by parties who have allegedly suffered injury in connection with these allegations will not be filed in the future in the U.S. or in other jurisdictions or that additional civil litigation will not result from the pending or any future governmental investigations, including but not limited to, shareholder class action lawsuits. There are uncertainties associated with any litigation and the amount of time necessary to resolve these current and potentially future

lawsuits is uncertain, and these matters could require significant management and financial resources which could otherwise be devoted to the operation of our business.

The resolution of the pending investigations by the U.S. DOJ and other foreign governmental agencies, dealing with any future domestic or foreign governmental investigations, the defense of our pending civil litigation, and the defense of any additional litigation that may arise relating to these matters could result in significant costs and expenses and the diversion of the attention of key employees. If any of the governmental investigations results in a determination adverse to us and/or our current or former officers, directors and employees or if we do not prevail in the civil litigation, we may be subject to criminal prosecution and substantial fines and penalties and liable for damages. Furthermore, any negative outcome or publicity that may occur from these investigations and litigation could impact our relationships with customers and our ability to generate revenue. These or other negative developments with respect to such governmental investigations or civil litigation could harm our business, operating results, cash flow, financial condition, reputation and prospects.

We have grown and plan to grow, in part, through acquisitions of other freight forwarders, transportation management businesses, customs brokers, contract logistics providers, domestic transportation and supply chain management providers. Growth by acquisitions involves risks and we may not be able to identify or acquire companies consistent with our growth strategy or successfully integrate any acquired business into our operations.

We have grown through acquisitions and we intend to continue pursuing opportunities to expand our business by acquiring other companies and business operations in the future.

Acquisitions involve risks, including those relating to:

- identification of appropriate acquisition candidates or negotiation of acquisitions on favorable terms and valuations,
- integrating accounting management information, human resources and other administrative systems to permit effective management,
- implementing or remediating controls, procedures and policies appropriate for a larger public company at companies that prior to the acquisition lacked these controls, procedures and policies,
- · possible write-offs or impairment charges resulting from acquisitions,
- · diversion of management attention,
- · retention of employees and clients, and
- unexpected or unanticipated costs, expenses and liabilities.

Our strategy to grow in part through acquisitions may affect our short-term cash flow and net income as we expend funds, increase indebtedness and incur additional expenses in connection with pursuing acquisitions. We also may issue our ordinary shares or other securities from time to time as consideration for future acquisitions and investments. In the event any such acquisition or investment is significant, the number of our ordinary shares or other securities that we may issue could in turn be significant. In addition, we may also grant registration rights covering those ordinary shares or other securities in connection with any such acquisitions and investments. Acquisitions completed by us in the past have included contingent earn-out arrangements which provide for payments which may be made by us in cash which would reduce the amount of cash available to us or could cause us to incur additional indebtedness or cause us to issue additional shares resulting in an increase in the number of our outstanding shares. If we are not able to identify or acquire companies consistent with our growth strategy or if we fail to successfully integrate any acquired companies into our operations, we may not achieve anticipated increases in revenue, cost savings and economies of scale, and our operating results may be adversely affected.

### We have substantial outstanding indebtedness and our outstanding indebtedness could adversely impact our financial condition and results of operations.

On July 13, 2006, we issued \$200.0 million of senior unsecured guaranteed notes, which we refer to as the Senior Notes, pursuant to a note purchase agreement (Note Purchase Agreement) and we and certain of our direct and indirect subsidiaries entered into a \$250.0 million Facility Agreement (Facility Agreement). Our indebtedness could have important consequences to us and our shareholders because we must dedicate funds to service our

outstanding debt which could limit our ability to use our operating cash flows in other areas of our business or such indebtedness may otherwise increase our vulnerability to general adverse economic and industry conditions, including movements in interest rates, as the interest rate payable pursuant to the Facility Agreement adjusts, and movements in currencies as compared to the U.S. dollar. Our indebtedness could also place us at a competitive disadvantage as compared to our competitors that have less debt as it could limit our ability to capitalize on future business opportunities and to react to competitive pressures or adverse changes. We may also be required to repay our outstanding debt prior to the originally scheduled dates of maturity. For example, if a "change of control" (as defined in the Note Purchase Agreement or the Facility Agreement) occurs, our outstanding indebtedness may be accelerated and we may not have enough funds to satisfy all of our outstanding obligations under the Senior Notes and the Facility Agreement. It is possible that we may not be able to refinance our indebtedness on commercially reasonable terms or at all and we may be required to sell our equity securities or take other actions necessary to repay our indebtedness.

The Facility Agreement and the Note Purchase Agreement contain a variety of covenants imposing operating and financial restrictions on us and may limit our operating and financial flexibility. Our failure to comply with such covenants could result in an event of default under both of these agreements.

The Facility Agreement and the Note Purchase Agreement require that we maintain specified financial ratios and tests. In addition, the Facility Agreement and Note Purchase Agreement contain various covenants, including covenants customary for these types of financings. These covenants may restrict or may limit our ability to, among other things:

- incur additional debt or pay dividends or distributions on our capital stock;
- · create liens or negative pledges with respect to our assets;
- · make certain acquisitions, investments, loans or advances or certain capital expenditures;
- enter into agreements to lease real or personal property in excess of certain thresholds or to enter into sale and leaseback transactions;
- · change the general nature of our business; or
- merge, consolidate or sell our assets.

The covenants, financial ratios and tests in our debt instruments may adversely impact our ability to finance our future operations or pursue available business opportunities or future acquisitions, even if we believe such actions would otherwise be advantageous. Our ability to comply with these covenants, financial ratios and tests may be affected by events beyond our control, such as prevailing economic conditions and changes in the competitive environment. We amended the Facility Agreement and the Note Purchase Agreement in the fourth quarter of fiscal 2008, and subsequent to January 31, 2008, we also obtained waivers of certain covenants contained in the Facility Agreement and amended certain other covenants in the Facility Agreement. There can be no assurances that we will be able to obtain waivers or amendments to the Facility Agreement or the Note Purchase Agreement in the future. If we do not comply with these covenants and other requirements in the future and we are unable to obtain waivers from the holder of our Senior Notes or the lenders under the Facility Agreement, the interest and principal amounts outstanding under the Facility Agreement may become immediately due and payable. There can be no assurance that additional or replacement financing will be available to us on commercially reasonable terms or at all. If we are unable to obtain such additional or replacement financing, our financial condition and results of operations could be materially adversely affected.

We may need additional financing to fund our operations and finance our growth and we will need replacement financing for our indebtedness, and we may not be able to obtain financing on terms acceptable to us or at all.

We may require additional financing to fund our operations and our growth. In addition, when our existing \$250.0 million credit facility expires in July 2009 and the Senior Notes become due and payable in 2011, we will need to obtain replacement financing. Additional or replacement financing may involve incurring debt or selling equity securities and there can be no assurance that additional or replacement financing will be available to us on commercially reasonable terms or at all. If we incur additional debt, the risks associated with our business could increase. If we raise capital through the sale of additional equity securities, the percentage ownership of our shareholders will be diluted. In addition, any new equity securities may have rights, preferences or privileges senior

to those of our ordinary shares. If we are unable to obtain additional or replacement financing, our ability to fund our operations and meet our current plans for expansion will be materially adversely affected.

Our recently announced cost reduction measures may adversely affect our business or prospects and if such cost reduction measures are ineffective, our results of operations and profitability may be adversely impacted.

As previously disclosed, we determined to undertake several cost reduction measures designed to streamline our operations and reduce our costs in response to slowing growth in our net revenue. These cost reduction measures include exiting selected non-performing operations, cancelling certain long-term initiatives, reducing the number of aircraft we charter, exiting an unprofitable contract arrangement, realigning corporate and regional functions and reducing our global workforce by approximately 6% by the end of the second fiscal quarter of fiscal 2009, as compared with our workforce at the end of the third quarter of fiscal 2008. There can be no assurance that these cost reduction measures, or any future cost reduction measures, will not adversely affect our business or prospects. The actual costs which we incur in connection with these measures could exceed our estimates. These cost reduction measures are expected to result in a reduction in our gross and net revenues and if these measures do not produce the full efficiencies and benefits we expect, our results of operations and profitability may be adversely impacted.

If we fail to develop and integrate information technology systems or we fail to upgrade or replace our information technology systems to handle increased volumes and levels of complexity, meet the demands of our clients and protect against disruptions of our operations, we may lose inventory items, orders or clients, which could seriously harm our business.

Increasingly, we compete for clients based upon the flexibility, sophistication and security of the information technology systems supporting our services. The failure of the hardware or software that supports our information technology systems, the loss of data contained in the systems, or the inability to access or interact with our web site, could significantly disrupt our operations, prevent clients from placing orders, or cause us to lose inventory items, orders or clients. If our information technology systems are unable to handle additional volume for our operations as our business and scope of services grow, our service levels, operating efficiency and future transaction volumes will decline. In addition, we expect clients to continue to demand more sophisticated, fully integrated information technology systems from their supply chain services providers. If we fail to hire qualified persons to implement, maintain and protect our information technology systems or we fail to upgrade or replace our information technology systems to handle increased volumes and levels of complexity, meet the demands of our clients and protect against disruptions of our operations, we may lose inventory items, orders or clients, which could seriously harm our business.

We are in the early stages of implementing an enterprise technology platform, which we refer to as "4asOne." If we fail to successfully complete and implement the 4asOne project on time and on budget, our financial performance and client relationships may be negatively impacted.

We are in the early stages of implementing an enterprise technology platform, which we refer to as **4asOne**. The **4asOne** project is aimed at establishing a single set of global processes for our freight forwarding business and our global financial management. The scale and anticipated future costs associated with the **4asOne** project are significant and we could incur significant costs in excess of what we are planning to spend. Any technical or other difficulties in developing or implementing this project may result in delays, which, in turn, may increase the costs of the project. Currently, we operate numerous systems with varying degrees of integration, which can lead to inefficiencies, workarounds and rework. As such, delays in the **4asOne** project will also delay cost savings and efficiencies expected to result from the project. We may also experience difficulties consolidating our current systems, moving to a common set of operational processes and implementing a successful change management process. These difficulties may impact our clients and our ability to efficiently meet their needs. Any such delays or difficulties may have a material and adverse impact on our business, client relationships and financial results.

We are dependent on key management personnel and the loss of any such personnel could materially and adversely affect our business.

Our future performance depends, in part, upon the continued service of our key management personnel, including Roger I. MacFarlane (Chief Executive Officer and Director), Matthys J. Wessels (Vice Chairman of the

Board of Directors and Director), John S. Hextall (Executive Vice President — President, Freight Forwarding), William T. Gates (Executive Vice President — President, Contract Logistics and Distribution), Gene Ochi (Executive Vice President and Chief Marketing Officer), Lawrence R. Samuels (Executive Vice President — Finance and Chief Financial Officer), Ron S. Glickman (Senior Vice President and Chief Information Officer) and Lance E. D'Amico (Senior Vice President — Enterprise Support Services and Secretary). Mr. MacFarlane has announced his intention to retire from his day-to-day executive responsibilities as Chief Executive Officer as of January 31, 2010. Mr. Wessels is expected to retire from his day-to-day executive responsibilities in June 2008. There can be no assurance that we will find suitable replacements for Messrs. MacFarlane and Wessels or that we will be able to retain our other key managerial employees. The unplanned loss of the services of one or more of these or other key personnel could have a material adverse effect on our business, operating results and financial condition. We must continue to develop and retain a core group of management personnel and address issues of succession planning if we are to realize our goal of growing our business. We cannot assure that we will be successful in our efforts.

### We are dependent on our relationships with our agents, affiliates, key employees and third-party carriers in various countries around the world.

We conduct business in some countries using a local agent who can provide knowledge of the local market conditions and facilitate the acquisition of necessary licenses and permits. We rely in part upon the services of these agents, as well as our country-level executives, branch managers and other key employees, to market our services, to act as intermediaries with clients and to provide other services on our behalf. Our truck brokerage operations also utilize the services of independent agents and affiliated sales offices, and third-party carriers. There can be no assurance that we will continue to be successful in recruiting or maintaining our relationships with our agents, affiliates or key employees in various foreign countries, or that we will find qualified replacements for agents and key employees who may terminate their relationships with us. Because our agents and employees may occasionally have the primary relationship with certain of our clients, we could lose some clients if a particular agent or key employee were to terminate his or her relationship with us. The loss of, or failure to recruit, qualified agents or employees in a particular country or region could result in the temporary or permanent cessation of our operations and/or the failure to develop our business in that country or region and adversely impact our business.

### Foreign currency fluctuations could result in currency translation exchange gains or losses or could increase or decrease the book value of our assets.

Our reporting currency is the U.S. dollar. For the fiscal year ended January 31, 2008, we derived a substantial portion of our gross revenue in currencies other than the U.S. dollar and, due to the global nature of our operations, we expect in the foreseeable future to continue to conduct a significant amount of our business in currencies other than our reporting currency. Appreciation or depreciation in the value of other currencies as compared to our reporting currency will result in currency translation exchange gains or losses which, if the appreciation or depreciation is significant, could be material. In those areas where our revenue is denominated in a local currency rather than our reporting currency, a depreciation of the local currency against the U.S. dollar could adversely affect our reported U.S. dollar earnings. Additionally, the assets and liabilities of our international operations are denominated in each country's local currency. As such, when the value of those assets is translated into U.S. dollars, foreign currency exchange rates may adversely affect the book value of our assets. We cannot predict the effects of exchange rate fluctuations on our future operating results. We will experience the effects of changes in foreign currency exchange rates on our consolidated net income in the future.

Because our freight forwarding and domestic ground transportation operations are dependent on commercial airfreight carriers and air charter operators, ocean freight carriers, major U.S. railroads, other transportation companies, draymen and longshoremen, changes in available cargo capacity and other changes affecting such carriers, as well as interruptions in service or work stoppages, may negatively impact our business.

We rely on commercial airfreight carriers and air charter operators, ocean freight carriers, trucking companies, major U.S. railroads, other transportation companies, draymen and longshoremen for the movement of our clients' cargo. Consequently, our ability to provide these services for our clients could be adversely impacted by shortages in available cargo capacity; changes by carriers and transportation companies in policies and practices such as

scheduling, pricing, payment terms and frequency of service or increases in the cost of fuel, taxes and labor; and other factors not within our control. Reductions in airfreight or ocean freight capacity could negatively impact our yields. Material interruptions in service or stoppages in transportation, whether caused by strike, work stoppage, lock-out, slowdown or otherwise, could adversely impact our business, results of operations and financial condition.

Our non asset-based transportation management, truck brokerage and trucking businesses are subject to a number of factors that are largely beyond our control, any of which could have a material adverse effect on our results of operations.

Our distribution businesses could be materially adversely affected by numerous risks beyond our control including:

- potential liability to third parties and clients as a result of accidents involving our employees, independent contractors or third party carriers,
- increased insurance premiums, the unavailability of adequate insurance coverage, or the solvency of our current insurance providers,
- · recruitment and retention of independent sales agents and affiliates,
- · adverse weather and natural disasters,
- interruptions in services or stoppages in transportation as a result of labor disputes,
- · changes in fuel taxes,
- the ability to effectively pass through fuel cost increases to our clients through commonly accepted fuel surcharges,
- · the extremely competitive and fragmented nature of the trucking and domestic ground transportation industry,
- changes in governmental regulations or legislation impacting the transportation or trucking industry and unanticipated changes in transportation rates,
- · potentially adverse effects from federal standards for new engine emissions, and
- a carrier's failure to deliver freight pursuant to client requirements.

If any of these risks or others occur, then our business and results of operations would be adversely impacted.

In addition, the trucking industry periodically experiences difficulty in attracting and retaining qualified drivers, including independent contractors, and the shortage of qualified drivers and independent contractors has proven to be severe at times during the past few years. If we are unable to continue attracting an adequate number of drivers or contract with enough independent contractors, we could be required to significantly increase our driver compensation package or let trucks sit idle, which could adversely affect our growth and profitability.

If we are required to reclassify independent contractors as employees in our trucking, truck brokerage and other carrier businesses, we may incur additional costs and taxes which could have a material adverse effect on our results of operations.

We use a significant number of independent contractors in our trucking, truck brokerage and other carrier businesses. Currently, there are a number of different tests used in determining whether an individual is an employee or an independent contractor and such tests generally take into account multiple factors. There can be no assurance that legislative, judicial, or regulatory (including tax) authorities will not introduce proposals or assert interpretations of existing rules and regulations that would change the classification of our independent contractors. Although we believe we have properly classified our independent contractors, the Internal Revenue Service or other U.S. federal or state authorities or similar authorities of a foreign government may determine that we have misclassified our independent contractors for employment tax or other purposes and, as a result, seek additional taxes from us or attempt to impose fines and penalties. In this regard, we are currently involved in a dispute with the South African Revenue Service which is attempting to claim that we are liable for approximately \$12.9 million, based on exchange rates as of January 31, 2008, in employee taxes in respect of "owner drivers" used for the collection and delivery of cargo in that country. If we are required to change the classification of our independent contractors, we may incur additional costs and be required to pay additional taxes, relating to past, present and future periods, which could have a material adverse effect on our results of operations.

### Comparisons of our operating results from period to period are not necessarily meaningful and should not be relied upon as an indicator of future performance.

Our operating results have fluctuated in the past and it is likely that they will continue to fluctuate in the future because of a variety of factors, many of which are beyond our control. Changes in our pricing policies and those of our competitors and changes in the shipping patterns of our clients may adversely impact our operating results. In addition, the following factors could also cause fluctuations in our operating results:

- · personnel costs,
- · costs relating to the expansion of operations,
- · costs and revenue fluctuations due to acquisitions, dispositions and the exiting of businesses,
- · Changes in accounting rules and tax rates,
- · pricing and availability of cargo space on airlines, ships and trucks which we utilize to transport freight,
- · fluctuations in fuel prices and fuel and other surcharges,
- · pricing pressures from our competitors,
- · litigation and changes in government regulations,
- · changes in our clients' requirements for supply chains services and solutions,
- · client discounts and credits, and
- timing and magnitude of capital expenditures, including costs associated with the 4asOne project.

Because our quarterly revenues and operating results vary significantly, comparisons of our results from period to period are not necessarily meaningful and should not be relied upon as an indicator of future performance.

#### Our growth and profitability may not continue, which may result in a decrease in our stock price.

We experienced significant growth in revenue and operating income over the past several years. There can be no assurance that our growth rate will continue or that we will be able to effectively adapt our management, administrative and operational systems to respond to any future growth. In addition, our operating margins may be adversely affected by the expansion of our business. Slower or less profitable growth or losses would adversely affect our results of operations, which may result in a decrease in our stock price.

### We may not succeed with our long-term strategic operating plan and, as a result, our revenue, results of operations and profitability may be adversely impacted.

In connection with our five-year strategic operating plan, which we refer to as "CLIENTasONE," we are undertaking various efforts to increase the number and size of our clients and our revenue, improve our operational performance, develop and implement new systems and train and develop our employees. We face numerous challenges in trying to achieve our objectives under this strategic plan, including challenges involving attempts to leverage client relationships, integrate acquisitions and improve our systems. We also face challenges developing, training and recruiting personnel. This strategic operating plan requires that we successfully manage our operations and growth which we may not be able to do as well as we anticipate. Our industry is extremely competitive and our business is subject to numerous factors and risks beyond our control. If we are not able to successfully implement CLIENTasONE, our efforts associated with this strategic plan may not result in increased revenues or improved profitability. If we are not able to increase our revenue or improve our profitability in the future, our results of operations could be adversely affected.

### We face intense competition in the freight forwarding, contract logistics, domestic ground transportation and supply chain management industry.

The freight forwarding, contract logistics, domestic ground transportation and supply chain management industry is intensely competitive and we expect it to remain so for the foreseeable future. We face competition from a number of companies, including many that have significantly greater financial, technical and marketing resources. There are a large number of companies competing in one or more segments of the industry. We also encounter competition from regional and local third-party logistics providers, freight forwarders and integrated transportation companies. In addition, clients increasingly are turning to competitive bidding situations involving bids from a number of competitors, including competitors that are larger than us. We also face competition from air and ocean

carriers, computer information and consulting firms and contract manufacturers, many of which are beginning to expand the scope of their operations to include supply chain related services. Increased competition could result in reduced revenues, reduced margins or loss of market share, any of which could damage our results of operations and the long-term or short-term prospects of our business.

#### Our business is subject to seasonal trends.

Historically, our operating results have been subject to seasonal trends when measured on a quarterly basis, excluding the impact of acquisitions and foreign currency fluctuations. Our first and fourth fiscal quarters are traditionally weaker compared with our second and third fiscal quarters. This trend is dependent on numerous factors, including the markets in which we operate, holiday seasons, climate, economic conditions and numerous other factors. A substantial portion of our revenue is derived from clients in industries whose shipping patterns are tied closely to consumer demand which can sometimes be difficult to predict or are based on just-in-time production schedules. Therefore, our revenue is, to a large degree, affected by factors that are outside of our control. There can be no assurance that our historic operating patterns will continue in future periods as we cannot influence or forecast many of these factors.

### Our effective income tax rate will impact our results of operations, cash flow and profitability and the tax returns of some of our subsidiaries are under review by various tax authorities.

We have international operations and generate taxable income in different countries throughout the world, with different effective income tax rates. Our future effective income tax rate will be impacted by a number of factors, including the geographical composition of our worldwide taxable income. From time to time, our tax returns are reviewed by the Internal Revenue Service (IRS) and the taxing authorities in other countries in which we operate. For example, in the United States the Company's subsidiary federal income tax returns for the years ended January 31, 2006 and January 31, 2005 are currently under audit by the IRS. If the tax laws of the countries in which we operate are rescinded or changed or the United States or other foreign tax authorities were to change applicable tax laws or successfully challenge the manner or jurisdiction in which our profits are recognized or our tax positions, our effective income tax rate could increase or we could become obligated to pay additional taxes, which would adversely impact our cash flow and profitability.

### Because we are a holding company, we are financially dependent on receiving distributions from our subsidiaries and we could be harmed if such distributions could not be made in the future.

We are a holding company and all of our operations are conducted through subsidiaries. Consequently, we rely on dividends or advances from our subsidiaries to meet our financial obligations and to pay dividends on our ordinary shares. The ability of our subsidiaries to pay dividends to us and our ability to receive distributions on our investments in other entities is subject to applicable local law and other restrictions including, but not limited to, applicable tax laws and limitations contained in our credit facilities. In general, our subsidiaries cannot pay dividends to us in excess of their retained earnings and most countries in which we conduct business require us to pay a distribution tax on all dividends paid. Such laws and restrictions could limit the payment of dividends and distributions to us which would restrict our ability to continue operations.

### Because we manage our business on a localized basis in many countries around the world, our operations and internal controls may be materially adversely affected by inconsistent management practices.

We manage our business in many countries around the world, with local and regional management retaining responsibility for day-to-day operations, profitability and the growth of the business. This local and regional management is often rewarded based on regional and sub-regional financial performance rather than enterprise-wide financial performance. This operating approach can make it difficult for us to implement strategic decisions and coordinated practices and procedures throughout our global operations, including implementing and maintaining effective internal controls throughout our worldwide organization. In addition, some of our subsidiaries operate with management, sales and support personnel that may be insufficient to support growth in their respective businesses without regional oversight and global coordination. Our decentralized operating approach could result in inconsistent management practices and procedures and adversely affect our overall profitability, and ultimately our business, results of operations, financial condition and prospects.

There can be no assurances that we will be able to comply in future years with the requirements and deadlines of Section 404 of the Sarbanes-Oxley Act of 2002 (Section 404), particularly in light of our decentralized

management structure. A reported material weakness or the failure to meet the reporting deadline of Section 404 could result in an adverse reaction in the financial markets due to a loss of confidence in the reliability of our financial statements and this loss of confidence could cause a decline in the market price of our stock.

#### Our information technology systems are subject to risks which we cannot control.

Our information technology systems are dependent upon global communications providers, web browsers, telephone systems and other aspects of the Internet infrastructure which have experienced system failures and electrical outages in the past. Our systems are susceptible to outages due to fire, floods, power loss, telecommunications failures, break-ins and similar events. Despite our implementation of network security measures, our servers are vulnerable to computer viruses, break-ins and similar disruptions from unauthorized tampering with our computer systems. The occurrence of any of these events could disrupt or damage our information technology systems and inhibit our internal operations, our ability to provide services to our clients and the ability of our clients to access our information technology systems.

### We may be adversely affected if we are unable to license the software necessary for our information technology system.

We license a variety of software that is used in our information technology system, which we call eMpower. As a result, the success and functionality of our information technology system is dependent upon our ability to continue our licenses for this software. There can be no assurance that we will be able to maintain these licenses or replace the functionality provided by this software on commercially reasonable terms or at all. The failure to maintain these licenses or a significant delay in the replacement of this software could have a material adverse effect on our business, financial condition and results of operations.

## If we are not able to limit our liability for clients' claims through contract terms and limit our exposure through the purchase of insurance, we could be required to pay large amounts to our clients as compensation for their claims and our results of operations could be materially adversely affected.

In general, we seek to limit by contract and/or International Conventions and laws our liability to our clients for loss or damage to their goods and losses arising from our errors and omissions. However, these attempts are not always successful. We have, from time to time, made payments to our clients for claims related to our services and we expect to make such payments in the future. Should we experience an increase in the number or size of such claims or an increase in liability pursuant to claims or unfavorable resolutions of claims, our results could be adversely affected. For example, we may be subjected to claims alleging that a malfunctioning climate-control unit at one of our subsidiaries' warehouses resulted in damage to works of art stored in such warehouse. There can be no assurance that our insurance coverage will provide us with adequate coverage for such claims or that the maximum amounts for which we are liable in connection with our services will not change in the future or exceed our insurance levels. As with every insurance policy, our insurance policies contain limits, exclusions and deductibles that apply and we could be subject to claims for which insurance coverage may be inadequate or where coverage is disputed, and these claims could adversely impact our financial condition and results of operations. In addition, significant increases in insurance costs could reduce our profitability.

### The failure of our policies and procedures which are designed to prevent the unlawful transportation or storage of hazardous, explosive or illegal materials could subject us to large fines, penalties or lawsuits.

We are subject to a broad range of foreign and domestic (including state and local) environmental, health and safety and criminal laws and regulations, including those governing discharges into the air and water, the storage, handling and disposal of solid and hazardous waste and the shipment of explosive or illegal substances. In the course of our operations, we may be asked to store, transport or arrange for the storage or transportation of substances defined as hazardous under applicable laws. If a release of hazardous substances occurs on or from our facilities or equipment or from the transporter, we may be required to participate in the remedy of, or otherwise bear liability for, such release or be subject to claims from third parties whose property or person is injured by the release. In addition, if we store, transport or arrange for the storage or transportation of hazardous, explosive or illegal materials in violation of applicable laws or regulations, we may face civil or criminal fines or penalties, including bans on making future shipments in particular geographic areas. In the event we are found to not be in compliance with applicable environmental, health and safety laws and regulations or there is a future finding that our policies and

procedures fail to satisfy requisite minimum safeguards or otherwise do not comply with applicable laws or regulations, we could be subject to large fines, penalties or lawsuits and face criminal liability. In addition, if any damage or injury occurs as a result of our storage or transportation of hazardous, explosive or illegal materials, we may be subject to claims from third parties, and bear liability, for such damage or injury even if we were unaware of the presence of the hazardous, explosive or illegal materials.

If we fail to comply with applicable governmental regulations, we could be subject to substantial fines or revocation of our permits and licenses and we may experience increased costs as a result of governmental regulation.

Our air transportation activities in the U.S. are subject to regulation by the Department of Transportation as an indirect air carrier and by the Federal Aviation Administration. We are also subject to security measures and strict shipper and client classifications by the Department of Homeland Security through the Transportation Security Administration (TSA). Our overseas offices and agents are licensed as airfreight forwarders in their respective countries of operation, as necessary. We are accredited in each of our offices by the International Air Transport Association (IATA) or the Cargo Network Services Corporation, a subsidiary of IATA, as a registered agent. Our indirect air carrier status is also subject to the Indirect Air Carrier Standard Security Program administered by the TSA. We are licensed as a customs broker by the CBP in each United States customs district in which we do business. All United States customs brokers are required to maintain prescribed records and are subject to periodic audits by the CBP. As a certified and validated party under the self-policing C-TPAT, we are subject to compliance with security regulations within the trade environment that are enforced by the CBP. We are also subject to regulations under the Container Security Initiative, or CSI, which is administered by the CBP. Our foreign customs brokerage operations are licensed in and subject to the regulations of their respective countries.

We are licensed as an ocean freight forwarder by and registered as an ocean transportation intermediary with the Federal Maritime Commission. The Federal Maritime Commission has established qualifications for shipping agents, including surety bonding requirements. The Federal Maritime Commission also is responsible for the economic regulation of non-vessel operating common carriers that contract for space and sell that space to commercial shippers and other non-vessel operating common carriers for freight originating or terminating in the U.S. To comply with these economic regulations, vessel operators and non-vessel operating common carriers are required to publish tariffs that establish the rates to be charged for the movement of specified commodities into and out of the U.S. The Federal Maritime Commission has the power to enforce these regulations by assessing penalties. For ocean shipments not originating or terminating in the U.S., the applicable regulations and licensing requirements typically are less stringent than those that do originate or terminate in the U.S.

As part of our contract logistics services, we operate owned and leased warehouse facilities. Our operations at these facilities include both warehousing and distribution services, and we are subject to various national and state environmental, work safety and hazardous materials regulations.

Certain of our U.S. trucking and truck brokerage operations are subject to regulation by the Federal Motor Carrier Safety Administration (the FMCSA), which is an agency of the U.S. Department of Transportation, and by various state agencies. The FMCSA has broad regulatory powers with respect to activities such as motor carrier operations, practices and insurance. Interstate motor carrier operations are subject to safety requirements prescribed by the FMCSA. Subject to federal and state regulation, we may transport most types of freight to and from any point in the U.S. The trucking industry is subject to possible regulatory and legislative changes (such as the possibility of more stringent environmental, safety or security regulations or limits on vehicle weight and size) that may affect the economics of the industry by requiring changes in operating practices or the cost of providing truckload services. We must comply with certain insurance and surety bond requirements to act in this capacity. If we were found to be out of compliance, our operations could be restricted or otherwise adversely impacted.

We may experience an increase in operating costs, such as costs for security, as a result of governmental regulations that have been and will be adopted in response to terrorist activities and potential terrorist activities. Compliance with changing governmental regulations can be expensive. No assurance can be given that we will be able to pass these increased costs on to our clients in the form of rate increases or surcharges. We cannot predict what impact future regulations may have on our business. Our failure to maintain required permits or licenses, or to comply with applicable regulations, could result in substantial fines or the revocation of our operating permits and licenses.

If we are not able to sell container space that we purchase from ocean shipping lines, capacity that we charter from our air carriers and utilize our truck capacity, we will not be able to recover our out-of-pocket costs and our profitability may suffer.

As an indirect ocean carrier or non-vessel operating common carrier, we contract with ocean shipping lines to obtain transportation for a fixed number of containers between various points during a specified time period at variable rates. As an airfreight forwarder, we also charter aircraft capacity to meet peak season volume increases for our clients, particularly in Hong Kong and other locations in Asia. We then solicit freight from our clients to fill the ocean containers and air charter capacity. When we contract with ocean shipping lines to obtain containers and with air carriers to obtain charter aircraft capacity, we become obligated to pay for the container space or charter aircraft capacity that we purchase. If we are not able to sell all of our purchased container space or charter aircraft capacity, we will not be able to recover our out-of-pocket costs for such purchase of container space or charter aircraft capacity and our results would be adversely affected. With our acquisition of Market Transport Services, we lease or own a number of trucks which are utilized in our trucking business. If we are unable to efficiently utilize these trucks, we will not be able to recover all of our expenses associated with operating these trucks and our results would be adversely affected.

### If we lose certain of our contract logistics clients or we cannot maintain adequate levels of utilization in our shared warehouses, then we may experience revenue losses and decreased profitability.

As a contract logistics provider, from time to time, we lease single-tenant warehouses and distribution facilities under leases with terms longer than the contract logistics services contracts we have with our clients. We are required to pay rent under these real property leases even if our clients decide not to renew or otherwise terminate their agreements with us and we are not able to obtain new clients for these facilities. As a result, our revenues and earnings may be adversely affected. In addition, if we experience a decline in demand for space in our shared warehouses, then our revenues and earnings may decline as we would continue to be obligated to pay the full amount of the underlying leases.

### If we are not reimbursed for amounts which we advance for our clients, our net revenue and profitability may decrease.

We make significant disbursements on behalf of our clients for transportation costs concerning collect freight and customs duties and taxes and in connection with our performance of other contract logistics services. The billings to our clients for these disbursements may be several times larger than the amount of revenue and fees derived from these transactions. If we are unable to recover a significant portion of these disbursements or if our clients do not reimburse us for a substantial amount of these disbursements in a timely manner, we may experience net revenue losses, decreased profitability and our cash flow may be negatively impacted.

## It may be difficult for our shareholders to effect service of process and enforce judgments obtained in United States courts against us or our directors and executive officers who reside outside of the United States.

We are incorporated in the British Virgin Islands. Some of our directors and executive officers reside outside the United States, and a majority of our assets are located outside the United States. As a result, we have been advised by legal counsel in the British Virgin Islands that it may be difficult or impossible for our shareholders to effect service of process upon, or to enforce judgments obtained in United States courts against us or certain of our directors and executive officers, including judgments predicated upon the civil liability provisions of the federal securities laws of the United States.

## Because we are incorporated under the laws of the British Virgin Islands, it may be more difficult for our shareholders to protect their rights than it would be for a shareholder of a corporation incorporated in another jurisdiction.

Our corporate affairs are governed by our Memorandum and Articles of Association and by the BVI Companies Act, 2004 (No. 16 of 2004) of the British Virgin Islands. Principles of law relating to such matters as the validity of corporate procedures, the fiduciary duties of management and the rights of our shareholders differ from those that would apply if we were incorporated in the United States or another jurisdiction. The rights of shareholders under British Virgin Islands law are not as clearly established as are the rights of shareholders in many

other jurisdictions. Thus, shareholders may have more difficulty protecting their interests in the face of actions by our board of directors or our principal shareholders than they would have as shareholders of a corporation incorporated in another jurisdiction.

#### Future issuances of preference shares could adversely affect the holders of our ordinary shares.

We are authorized to issue up to 100,000,000 preference shares, of which 50,000,000 have been designated as Class A preference shares and 50,000,000 have been designated as Class B preference shares. Our board of directors may determine the rights and preferences of the Class A and Class B preference shares within the limits set forth in our Memorandum and Articles of Association and applicable law. Among other rights, our board of directors may determine, without further vote or action by our shareholders, the dividend, voting, conversion, redemption and liquidation rights of our preference shares. Our board of directors may also amend our Memorandum and Articles of Association to create from time to time one or more classes of preference shares or to increase the authorized number of preference shares. The issuance of any preference shares could adversely affect the rights of the holders of ordinary shares, and therefore reduce the value of the ordinary shares. While currently no preference shares are outstanding, no assurance can be made that we will not issue preference shares in the future.

### Our Memorandum and Articles of Association contain anti-takeover provisions which may discourage attempts by others to acquire or merge with us and which could reduce the market value of our ordinary shares.

Provisions of our Memorandum and Articles of Association may discourage attempts by other companies to acquire or merge with us, which could reduce the market value of our ordinary shares. Provisions in our Memorandum and Articles of Association may delay, deter or prevent other persons from attempting to acquire control of us. These provisions include:

- the authorization of our board of directors to issue preference shares with such rights and preferences determined by the board, without the specific approval of the holders of ordinary shares,
- the division of our board of directors into three classes, each of which is elected in a different year,
- the prohibition of action by the written consent of the shareholders,
- the ability of our board of directors to amend our Memorandum and Articles of Association without shareholder approval,
- the establishment of advance notice requirements for director nominations and other proposals by share-holders for consideration at shareholder meetings, and
- the requirement that the holders of two-thirds of the outstanding shares entitled to vote at a meeting are required to approve changes to specific provisions of our Memorandum and Articles of Association (including those provisions described above and others which are designed to discourage non negotiated takeover attempts); provided that as a prior condition to such vote by the shareholders our board of directors has approved the subject matter of the vote.

In addition, our Articles of Association permit special meetings of the shareholders to be called only by our board of directors upon a resolution of the directors or by the directors upon the written request of holders of more than 30% of our outstanding voting shares. Our Articles of Association also contain a provision limiting business combinations with any holder of 15% or more of our shares unless the holder has held such shares for three years or, among other things, our board of directors has approved the transaction. Provisions of British Virgin Islands law to which we are subject could substantially impede the ability of our shareholders to benefit from a merger, takeover or other business combination involving us, discourage a potential acquiror from making a tender offer or otherwise attempting to obtain control of us, and impede the ability of our shareholders to change our management and board of directors.

#### ITEM 1B. Unresolved Staff Comments

None.

#### ITEM 2. Properties

As of January 31, 2008, we leased or, in a limited number of cases, owned, 630 facilities in 64 countries. These facilities are generally comprised of office and warehouse space. In most countries, these facilities typically are located close to an airport, ocean port, or an important border crossing. Leases for our principal properties generally

have terms ranging from three to ten years or more and often include options to renew. While some of our leases are month-to-month and others expire in the near term, we believe that our facilities are adequate for our current needs and for the foreseeable future.

As of January 31, 2008, we leased or owned the following facilities in the regions indicated:

	Freight Forwarding Facilities		Contract Logistics and Distribution Centers	
	Owned	Leased	Leased	Total
EMENA	3	169	39	211
Americas Freight Forwarding	2	69	5	76
Americas Contract Logistics and Distribution	_		72	72
Asia Pacific	-	<b>6</b> 5	27	92
Greater China		41	9	50
Africa	14	64	28	106
Global Specialized Solutions	=	_	<u>23</u>	_23
Total	<u>19</u>	408	<u>203</u>	<u>630</u>

Included in our leased facilities are single-tenant warehouses and distribution facilities as well as shared warehouses. Approximately 185,500 square feet of our leased facilities represent single-tenant warehouses and distribution facilities under leases with a term longer than the logistics services contracts we have with our clients. In addition to the contract logistics centers reported above, we also manage a further 63 contract logistics centers which are located in the clients' facilities.

Additional information regarding our lease commitments is set forth in Note 16, "Commitments" in our consolidated financial statements included in this annual report, which is incorporated herein by reference.

#### ITEM 3. Legal Proceedings

From time to time, claims are made against us or we may make claims against others, including in the ordinary course of our business, which could result in litigation. Claims and associated litigation are subject to inherent uncertainties and unfavorable outcomes could occur, such as monetary damages, fines, penalties or injunctions prohibiting us from engaging in certain activities. The occurrence of an unfavorable outcome in any specific period could have a material adverse affect on our results of operations for that period or future periods. As of the date of this report, we are not a party to any material litigation except as described below.

The Company is involved in a dispute with the South African Revenue Service where the Company makes use of "owner drivers" for the collection and delivery of cargo. The South African Revenue Service is claiming that the Company is liable for employee taxes in respect of these owner drivers. The Company has strongly objected to this and together with their expert legal and tax advisors, believes that the Company is in full compliance with the relevant sections of the income tax act governing this situation and has no tax liability in respect of these owner drivers. The amount claimed by the South African Revenue Service is approximately \$12.9 million based on exchange rates as of January 31, 2008.

The Company is involved in litigation in Italy (in various cases filed in 2000 in the Court of Milan) and England (in a case filed on April 13, 2000 in the High Court of Justice, London) with the former ultimate owner of Per Transport SpA and related entities, in connection with its April 1998 acquisition of Per Transport SpA and its subsequent termination of the employment of the former ultimate owner as a consultant. The suits seek monetary damages, including compensation for termination of the former ultimate owner's consulting agreement. The Company has brought counter-claims for monetary damages in relation to warranty claims under the purchase agreement. The Company has been advised that proceedings to recover amounts owing by the former ultimate owner, and other entities owned by him, to third parties may be instituted against the Company. The total of all such actual and potential claims, albeit duplicated in several proceedings, is approximately \$14.1 million, based on exchange rates as of January 31, 2008.

Through several of our European indirect subsidiaries, we are engaged in the business of transportation and storage of fine works of art. A client of one of these subsidiaries has alleged that during several weeks of June 2007 a malfunctioning climate-control unit at such subsidiaries' warehouses may have caused numerous works of art to be exposed to humidity levels beyond what are considered normal storage conditions. The Company has received communication from the client that several works of art may have been affected by the humidity; however it is not known whether the works have suffered any depreciation beyond normal restoration costs. The Company and its insurers are working with an art expert to determine whether any damages have occurred. The Company believes that any liability as a result of a claim would be mitigated based on a number of factors including insurance polices in place; limitations of liability imposed by the Company's standard trading conditions; as well as limitations of liability afforded by the subsidiary relationship. If a claim does arise and the Company is unable to successfully mitigate its liability, the claim and its related impact could be material.

In June 2007, we responded to a grand jury subpoena requesting documents in connection with United States Department of Justice's (U.S. DOJ) investigation into the pricing practices in the air cargo transportation industry which had been served on us in June 2006. On October 10, 2007, the U.S. DOJ executed a search warrant on us at our offices in Long Beach, California, and served one of our subsidiaries with a subpoena requesting numerous documents and other materials in connection with its investigation of the international air cargo and transportation industry. We believe we are a subject of the U.S. DOJ investigation.

On October 10, 2007, we also received a notice from the Canadian Competition Bureau that the Bureau commenced an investigation with respect to alleged anti-competitive activities of persons involved in the provision of international freight forwarding services to and from Canada and requesting that we preserve records relevant to such investigation. On October 25, 2007, one of our subsidiaries also received a notice from the New Zealand Commerce Commission that it was conducting an investigation in relation to international freight forwarding services in New Zealand and requesting that we provide documents and information as it relates to New Zealand. Our subsidiary responded to the request from the New Zealand Commerce Commission on December 21, 2007.

We (along with seven other global logistics providers) have been named as a defendant in a federal antitrust class action lawsuit filed on January 3, 2008 in the United States District court in the Eastern District of New York (Precision Associates, Inc. v. Panalpina World Transport (Holding) Ltd.). This lawsuit alleges that the defendants engaged in various forms of anti-competitive practices and seeks an unspecified amount of treble monetary damages and injunctive relief under US antitrust laws.

We have incurred, and we expect to continue to incur, significant legal fees and other costs in connection with these governmental investigations and lawsuits. If the U.S. DOJ or any other regulatory body concludes that we have engaged in anti-competitive behavior, we could incur significant additional legal fees and other costs, which could include fines and/or penalties, which may be material.

#### ITEM 4. Submission of Matters to a Vote of Security Holders

No matters were submitted to a vote of our shareholders during the fourth quarter of fiscal 2008.

#### PART II

### ITEM 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

On March 7, 2006, we declared a three-for-one stock split of our ordinary shares. As a result, shareholders of record as of the close of business on March 17, 2006 were entitled to receive two additional shares for each one share held on the record date, with the distribution of the additional shares occurring on March 27, 2006. Share, per share, dividend, option and restricted share unit data for all periods presented in this Form 10-K and related disclosures have been adjusted to give effect to the stock split.

#### Price Range of our Ordinary Shares

Our ordinary shares trade on The Nasdaq Global Select Market under the symbol UTIW. The high and low market prices for our ordinary shares for each fiscal quarter during the last two fiscal years are as follows:

	High	Low
Fiscal Year Ended January 31, 2008:		
4th Quarter	\$25.24	\$17.34
3rd Quarter	25.91	20.49
2nd Quarter	28.74	23.26
1st Quarter	32.00	22.25
Fiscal Year Ended January 31, 2007:		
4th Quarter	31.00	24.56
3rd Quarter	29.30	21.35
2nd Quarter	35.92	22.51
1st Quarter	36.32	29.76

As of March 30, 2008, the number of holders of record of our ordinary shares was 187.

#### **Dividend Policy**

During both fiscal years 2008 and 2007, we paid an annual cash dividend of \$0.06 per ordinary share, as adjusted to give effect to the Company's three-for-one stock split completed on March 27, 2006. On March 27, 2008, our board of directors declared an annual regular cash dividend of \$0.06 per outstanding ordinary share, payable on May 21, 2008 to shareholders of record as of April 30, 2008. Historically, our board of directors has considered the declaration of dividends on an annual basis. Any future determination to pay cash dividends to our shareholders will be at the discretion of our board of directors and will depend upon our financial condition, operating results, capital requirements, restrictions contained in our agreements, legal requirements and other factors which our board of directors deems relevant. Our Articles of Association provide that dividends may only be declared and paid out of "surplus" and contain certain other limitations regarding the payment of dividends in accordance with the laws of the British Virgin Islands. In addition, our bank credit facilities contain limitations on our ability to pay dividends. We intend to reinvest a substantial portion of our earnings in the development of our business and no assurance can be given that dividends will be paid to our shareholders at any time in the future.

Because we are a holding company and all of our operations are conducted through subsidiaries, we rely on dividends or advances from our subsidiaries to meet our financial obligations and to pay dividends on our ordinary shares. The ability of our subsidiaries to pay dividends to us is subject to applicable local law and other restrictions including, but not limited to, applicable tax laws and limitations contained in some of their bank credit facilities.

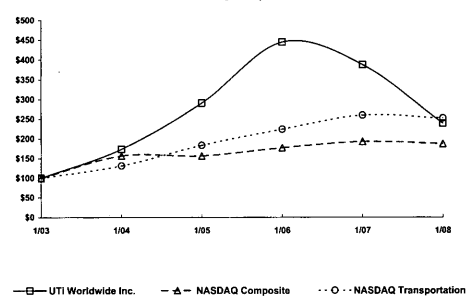
#### Performance Graph

The following graph compares the cumulative total shareholder return on the Company's ordinary shares for the period beginning January 31, 2003 through January 31, 2008 with the cumulative total return on (a) the NASDAQ Composite Index and (b) the NASDAQ Transportation Index. The graph assumes \$100 was invested in the Company's ordinary shares and in each of the indices shown and assumes that all of the dividends were reinvested.

The comparisons in this table are required by the SEC and, therefore, are not intended to forecast or be indicative of possible future performance of our ordinary shares.

#### COMPARISON OF 5 YEAR CUMULATIVE TOTAL RETURN\*

Among UTi Worldwide Inc., the Nasdaq Composite Index and the NASDAQ Transportation Index



\* \$100 invested on 1/31/03 in stock or index-including reinvestment of dividends. Fiscal year ending January 31.

This performance graph shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and shall not be deemed to be incorporated by reference into any filing of the Company under the Securities Act of 1933, as amended or the Exchange Act.

#### Transfer Agent and Registrar

Our transfer agent and registrar is Computershare Trust Company, 350 Indiana Street, Suite 800, Golden, Colorado, 80401.

#### **Exchange Controls**

There are currently no British Virgin Islands laws or regulations restricting the import or export of capital or affecting the payment of dividends or other distributions to holders of our ordinary shares who are non-residents of the British Virgin Islands.

Some of our subsidiaries may be subject from time to time to exchange control laws and regulations that may limit or restrict the payment of dividends or distributions or other transfers of funds by those subsidiaries to our holding company.

#### **Taxation**

#### United States Federal Income Tax Consequences

#### General

This section summarizes certain material United States Federal income tax consequences to holders of our ordinary shares as of the date of this report. The summary applies to you only if you hold our ordinary shares as a capital asset for tax purposes (that is, for investment purposes). The summary does not cover state, local or foreign law. In addition, this summary does not apply to you if you are a member of a class of holders subject to special rules, such as:

- a dealer in securities or currencies;
- a trader in securities that elects to use a mark-to-market method of accounting for your securities holdings;
- a bank;
- a life insurance company;
- · a tax-exempt organization;
- a person that holds our ordinary shares as part of a straddle or a hedging, integrated, constructive sale or conversion transaction for tax purposes;
- a person whose functional currency for tax purposes is not the U.S. dollar;
- a person liable for alternative minimum tax; or
- a person that owns, or is treated as owning, 10% or more of any class of our shares.

The discussion is based on current law as of the filing of this annual report. Changes in the law may alter the tax treatment of our ordinary shares, possibly on a retroactive basis. The discussion also assumes that we will not be classified as a "controlled foreign corporation" under U.S. law. See "Controlled Foreign Corporation" below.

The discussion does not cover tax consequences that depend upon your particular tax circumstances. We recommend that you consult your tax advisor about the consequences of holding our ordinary shares in your particular situation.

For purposes of the discussion below, you are a U.S. holder if you are a beneficial owner of our ordinary shares who or which is:

- an individual U.S. citizen or resident alien;
- a corporation, or entity taxable as a corporation, that was created, or treated as created, under U.S. law (federal or state);

- an estate whose worldwide income is subject to U.S. Federal income tax; or
- a trust if (1) a U.S. court is able to exercise primary supervision over its administration and (2) one or more U.S. persons have authority to control all substantial decisions of the trust.

If you are not a U.S. holder, you are a non-U.S. holder and the discussion below titled "Tax Consequences to Non-U.S. Holders" will apply to you.

If a partnership holds our ordinary shares, the tax treatment of a partner will generally depend upon the status of the partner and upon the activities of the partnership. If you are a partner of a partnership holding ordinary shares, you should consult your tax advisor.

#### Tax Consequences to U.S. Holders

#### Distributions

If we make any distributions on our ordinary shares, the gross amount of any such distribution (other than in liquidation) that you receive with respect to our ordinary shares generally will be taxed to you as a dividend to the extent such distribution does not exceed our current or accumulated earnings and profits, as calculated for U.S. Federal income tax purposes. To the extent any distribution exceeds our earnings and profits, as calculated for U.S. Federal income tax purposes, the distribution will first be treated as a tax-free return of capital to the extent of your adjusted tax basis in our ordinary shares and will be applied against and reduce such basis on a dollar-for-dollar basis (thereby increasing the amount of gain and decreasing the amount of loss recognized on a subsequent disposition of such common stock). To the extent that such distribution exceeds your adjusted tax basis, the distribution will be taxed as gain recognized on a sale or exchange of our ordinary shares. See "Sale or Other Disposition of our Ordinary Shares," below. Dividends paid with respect to our ordinary shares will generally be treated as foreign source "passive income." Because we are not a U.S. corporation, dividends paid by us to corporations are not eligible for the dividends-received deduction. A U.S. holder will not be eligible to claim a foreign tax credit against its U.S. Federal income tax liability for foreign taxes paid by us unless it is a U.S. corporation owning 10% or more of our voting stock.

#### Sale or Other Disposition of our Ordinary Shares

In connection with the sale or other taxable disposition of our ordinary shares:

- you will recognize a gain or loss equal to the difference (if any) between the U.S. dollar value of the amount realized on such sale or other taxable disposition, and your adjusted tax basis in such ordinary shares;
- any gain or loss will be capital gain or loss and will be long-term capital gain or loss if your holding period for our ordinary shares is more than one year at the time of such sale or other disposition;
- any gain or loss will be treated as having a United States source for U.S. foreign tax credit purposes and as a
  result of the foreign tax credit provisions of the Internal Revenue Code of 1986. As a result, you may be
  unable to claim a foreign tax credit for British Virgin Islands taxes, if any, imposed upon the sale or
  disposition of ordinary shares; and
- your ability to deduct capital losses may be subject to limitations.

#### Passive Foreign Investment company

We will be classified as a passive foreign investment company for U.S. Federal income tax purposes if:

- 75% or more of our gross income for the taxable year is passive income; or
- on average for the taxable year, 50% or more of our assets by value or under certain circumstances, by adjusted basis, produce or are held for the production of passive income.

We do not believe that we currently satisfy either of the requirements for classification as a passive foreign investment company. Because the determination of whether our ordinary shares constitute shares of a passive foreign investment company will be based upon the composition of our income and assets from time to time, there can be no assurance that we will not be considered a passive foreign investment company for any future fiscal year.

If we are classified as a passive foreign investment company for any taxable year, unless a qualified electing fund election is made:

- any excess distributions (generally defined as the excess of the amount received with respect to the shares in any taxable year over 125% of the average received in the shorter of either the three previous years or your holding period before the taxable year) made by us during a taxable year must be allocated ratably to each day of your holding period. The amounts allocated to the current taxable year and to taxable years prior to the first year in which we were classified as a passive foreign investment company will be included as ordinary income in gross income for that year. The amount allocated to each prior taxable year will be taxed as ordinary income at the highest rate in effect for the U.S. holder in that prior year and the tax is subject to an interest charge at the rate applicable to deficiencies in income taxes; and
- the entire amount of any gain realized upon the sale or other disposition of ordinary shares will be treated as
  an excess distribution made in the year of sale or other disposition and as a consequence will be treated as
  ordinary income and to the extent allocated to years prior to the year of sale or other disposition, will be
  subject to the interest charge described above.

The passive foreign investment company rules will not apply if the U.S. holder elects to treat us as a qualified electing fund and we provide specific information required to make the election. If we were classified as a passive foreign investment company, we intend to notify U.S. holders and provide them with that information as may be required to make the qualified electing fund election effective. If the qualified election fund election is made, a U.S. holder is taxed on its pro-rata share of our ordinary earnings and net capital gain for each taxable year of the Company, regardless of whether the distributions were received. The U.S. holder's basis in the ordinary shares will be increased to reflect taxed but undistributed income. Distributions of income that had previously been taxed will result in a corresponding reduction in basis in the ordinary shares and will not be taxed again as a distribution.

U.S. holders that own ordinary shares during any year in which we are classified as a passive foreign investment company, must file Form 8621. We urge you to consult your own U.S. tax advisor regarding the U.S. Federal income tax consequences of holding our shares while classified as a passive foreign investment company.

# Controlled Foreign Corporation

If more than 50% of our shares (by vote or value) is owned, directly or indirectly, by U.S. holders, each of whom owns, or is deemed to own under certain attribution rules, 10% or more of the total combined voting power of all classes of shares of our company (for purposes of the following paragraph a "10% Shareholder"), we could be treated as a "controlled foreign corporation," or a CFC, under Subpart F of the Code. It is unclear how controlling blocks of shares will be valued for these purposes.

As of the date of this report, we do not believe that we qualify as a CFC; however, no assurance can be given that we will not become a CFC in the future if changes in our share ownership occur. If we become a CFC, each 10% Shareholder would be required to include in taxable income as a deemed dividend its pro rata share of certain of our undistributed income and certain investments by us in United States property, and all or a portion of the gain from the sale or exchange of our ordinary shares may be treated under Section 1248 of the Code as dividend income. Neither us nor our advisors have the duty to or will undertake to inform U.S. holders of changes in circumstances that would cause us to become a CFC. U.S. holders who may be 10% Shareholders should consult their own tax advisors concerning our possible status as a CFC.

#### Information Return and Backup Withholding

Distributions made by us with respect to our ordinary shares and gross proceeds from the disposition of the shares may be subject to information reporting requirements to the Internal Revenue Service and a 28% backup withholding tax. However, the backup withholding tax will generally not apply to a U.S. holder who furnishes a correct taxpayer identification number and provides other required information. If backup withholding applies, the

amount withheld is not an additional tax, but is credited against the shareholder's United States Federal income tax liability. Accordingly, we urge you to contact your own tax advisor to ascertain whether it is necessary for you to furnish any such information to us or the Internal Revenue Service.

## Tax Consequences to Non-U.S. Holders

#### Distributions

• If you are a non-U.S. holder, you generally will not be subject to U.S. Federal income tax on distributions made on our ordinary shares unless:

- you conduct a trade or business in the United States and,
- the dividends are effectively connected with the conduct of that trade or business (and, if an applicable income tax treaty so requires as a condition for you to be subject to U.S. Federal income tax on a net income basis in respect of income from our ordinary shares, such dividends are attributable to a permanent establishment that you maintain in the United States).

If you satisfy the two above-described requirements, you generally will be subject to tax in respect of such dividends in the same manner as a U.S. holder, as described above. In addition, any effectively connected dividends received by a non-U.S. corporation may also, under some circumstances, be subject to an additional "branch profits tax" at a 30% rate or such lower rate as may be specified by an applicable income tax treaty.

#### Sale or Other Disposition of our Ordinary Shares

If you are a non-U.S. holder, you will not be subject to U.S. Federal income tax, including withholding tax, in respect of gain recognized on a sale or other taxable disposition of our ordinary shares unless:

- your gain is effectively connected with a trade or business that you conduct in the United States (and, if an applicable income tax treaty so requires as a condition for you to be subject to U.S. Federal income tax on a net income basis in respect of gain from the sale or other disposition of our ordinary shares, such gain is attributable to a permanent establishment maintained by you in the United States), or
- you are an individual and are present in the United States for at least 183 days in the taxable year of the sale or other disposition, and either:
- · your gain is attributable to an office or other fixed place of business that you maintain in the United States, or
- · you have a tax home in the United States.

Effectively connected gains realized by a non-U.S. corporation may also, under some circumstances, be subject to an additional "branch profits tax" at a rate of 30% or such lower rate as may be specified by an applicable income tax treaty.

### Backup Withholding and Information Reporting

Payments (or other taxable distributions) in respect of our ordinary shares that are made in the United States or by a U.S. related financial intermediary will be subject to U.S. information reporting rules. You will not be subject to backup withholding of U.S. Federal income tax provided that:

- · you are a corporation or other exempt recipient, or
- you provide a social security number (which, in the case of an individual, that is his or her taxpayer identification number) and certify that no loss of exemption from backup withholding has occurred.

If you are not a United States person, you generally are not subject to information reporting and backup withholding, but you may be required to provide a certification of your non-U.S. status in order to establish that you are exempt.

Amounts withheld under the backup withholding rules may be credited against your U.S. Federal income tax liability, and you may obtain a refund of any excess amounts withheld under the backup withholding rules by filing the appropriate claim for refund with the Internal Revenue Service.

#### British Virgin Islands Taxation

Under the BVI Business Companies Act, 2004 of the British Virgin Islands as currently in effect, a holder of ordinary shares in a BVI business company who is not a resident of the British Virgin Islands is exempt from British Virgin Islands income tax on dividends paid with respect to the ordinary shares and holders of ordinary shares are not liable to the British Virgin Islands for income tax on gains realized during that year on sale or disposal of such shares; the British Virgin Islands does not impose a withholding tax on dividends paid by a company incorporated under the BVI Business Companies Act, 2004.

There 'are no capital gains, gift or inheritance taxes levied by the British Virgin Islands on companies incorporated under the BVI Business Companies Act, 2004. In addition, shares of companies incorporated under the BVI Business Companies Act, 2004 are not subject to transfer taxes, stamp duties or similar charges, except that a stamp duty may apply in respect of certain transactions if such a company is a land owning company (i.e. the Company or any of its subsidiaries has an interest in any land in the British Virgin Islands).

There is no income tax treaty or tax related convention currently in effect between the United States and the British Virgin Islands. The United States and British Virgin Islands do have an agreement relating to mutual legal assistance for the exchange of information relating to taxation between those countries.

#### ITEM 6. Selected Financial Data

The following selected consolidated financial data should be read in conjunction with the consolidated financial statements and related notes thereto and Part II, Item 7 of this report appearing under the caption, "Management's Discussion and Analysis of Financial Condition and Results of Operations" and other financial data included elsewhere in this report.

The historical results are not necessarily indicative of the operating results to be expected in the future. All financial information presented has been prepared in U.S. dollars and in accordance with accounting principles generally accepted in the United States (U.S. GAAP).

		Yea	ar ended January	31,	
	2008	2007	2006	2005	2004
		(in thousand Note(5)	ds, except per sha Note(5)	Note(6)	
INCOME STATEMENT DATA:					
Gross revenues $(1)(2)(3)$	\$4,379,010	\$3,561,365	\$2,785,575	\$2,259,793	\$1,502,875
Freight consolidation costs(1)	2,882,306	2,338,553	1,819,843	1,486,249	906,734
Net revenues(1)(3):					
Airfreight forwarding	383,602	329,582	290,993	253,289	198,822
Ocean freight forwarding	174,905	146,571	118,346	98,877	75,131
Customs brokerage	94,649	84,135	78,503	75,352	65,532
Contract logistics(2)(3)	536,943	410,640	346,220	235,884	180,088
Distribution(3)	143,931	150,261	50,187	44,707	32,661
Other(3)	162,674	101,623	81,483	65,435	43,907
Total net revenues	1,496,704	1,222,812	965,732	773,544	596,141
Staff costs(4)	804,903	642,962	547,233	430,026	337,705
Depreciation and amortization	39,687	33,422	23,052	19,453	14,806
Amortization of intangible assets	9,436	8,005	5,082	1,980	663
Restructuring and impairments	8,395				
Other operating expenses	483,124	383,502	291,019	259,188	201,763
Operating income	151,159	154,921	99,346	62,897	41,204
Net income	\$ 98,686	\$ 103,511	\$ 53,809	\$ 33,433	\$ 26,457
Basic earnings per ordinary share	\$ 1.00	\$ 1.06	\$ 0.57	\$ 0.36	\$ 0.29
Diluted earnings per ordinary Share	\$ 0.99	\$ 1.04	\$ 0.55	\$ 0.35	\$ 0.28
Cash dividends declared per ordinary	Φ 006			Φ 004	4 000
share	\$ 0.06	\$ 0.06	\$ 0.05	<u>\$ 0.04</u>	\$ 0.03
Number of weighted average shares used for per share calculations:					
Basic shares	99,113	97,431	94,147	92,203	90,875
Diluted shares	100,172	99,562	98,042	95,705	94,440
BALANCE SHEET DATA:					
Total assets	2,074,676	1,660,078	1,222,305	1,057,296	712,079
Long-term liabilities(7)	270,331	287,834	55,125	65,911	31,999

<sup>(1)</sup> Refer to Note 1, "Summary of Significant Accounting Policies," to the consolidated financial statements for revenue recognition policy.

- (2) We acquired International Healthcare Distributors (Pty.) Limited, which we refer to as IHD, Unigistix Inc., which we refer to as Unigistix and Span America Holding Company, Inc. and Span Manufacturing Limited, which we collectively refer to as Span in June 2004, October 2004 and November 2006, respectively. Because of these acquisitions, our contract logistics gross and net revenues have increased over our historical levels. Additional information regarding acquisitions and the impact of acquisitions is included in Part II, Item 7 of this report appearing under the caption, "Management's Discussion and Analysis of Financial Condition and Results of Operations" and in Note 2, "Acquisitions," in our consolidated financial statements included in this annual report.
- (3) During the first quarter of fiscal 2008, as a result of the increased proportions of distribution revenue, primarily due to the acquisition of Market Transport Services in March 2006, the Company changed its disclosure of gross revenues and net revenues by its principal services. As a result, distribution revenues are now separately reported. In previous periods, distribution revenues had been combined with other revenues. Distribution revenues include our North American ground transportation revenues. Additionally, in connection with this change, certain related revenues previously included in our contract logistics services have been reclassified to distribution. There were no changes in airfreight forwarding, ocean freight forwarding, and customs brokerage revenues.

Additional information regarding our segment reporting is included in Note 19, "Segment Reporting," in our consolidated financial statements included in this annual report.

- (4) Staff costs include share-based payments made to employees for services performed. The share-based payments include restricted stock units issued in fiscal 2006 and 2005 and awards granted to the selling shareholders of Grupo SLi and Union S.L., which we collectively refer to as SLi, for services performed. Refer to Note 14, "Share-Based Compensation," in our consolidated financials for further discussion.
- (5) The information reflects the restatement of certain 2007 amounts and the correction of certain 2006 amounts described in Note 21, "Restatement of Previously Issued Financial Statements," in our consolidated financial statements.
- (6) The information reflects certain minor corrections of 2005 amounts, which were immaterial, individually and in the aggregate.
- (7) On July 13, 2006, we issued the \$200.0 million Senior Notes. Additional information regarding the Senior Notes is discussed in Part II, Item 7 of this report appearing under the caption, "Credit Facilities and Senior Notes," and in Note 10, "Borrowings," in our consolidated financial statements included in this annual report.

# ITEM 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

## Introduction

This management's discussion and analysis of financial condition and results of operations is intended to provide investors with an understanding of our financial condition, changes in financial condition and results of operations.

This discussion and analysis of our financial condition and results of operations gives effect to the restatement of certain 2007 amounts and the correction of certain 2006 and 2005 amounts discussed in the Introduction immediately preceding Item I of this Annual Report on Form 10-K and in Note 20 and Note 21 to the Notes to Consolidated Financial Statements.

We will discuss and provide our analysis in the following order:

- Overview
- Discussion of Operating Results
- · Liquidity and Capital Resources
- · Off-Balance Sheet Arrangements
- · Impact of Inflation
- · Critical Accounting Policies and Use of Estimates

#### Overview

We are an international, non-asset-based supply chain services and solutions company that provides air and ocean freight forwarding, contract logistics, customs clearances, distribution, inbound logistics, truckload brokerage and other supply chain management services. Our operations are principally managed by geographic region and by services offered. Our principal sources of income include airfreight forwarding, ocean freight forwarding, customs brokerage, contract logistics, distribution and other supply chain management services. During the first quarter of fiscal 2008, we realigned our operations into the following reportable segments: EMENA; Americas Freight Forwarding; Americas Contract Logistics and Distribution; Asia Pacific; Greater China; Africa; Global Specialized Solutions; and Corporate.

Our recent growth in gross revenue and net revenue for the fiscal years ended January 31, 2008 and January 31, 2007, compared to the respective prior year periods, resulted from growth which we attribute to the growth of our existing operations, our acquisitions made during the relevant year and generally favorable exchange rates as compared to the U.S. dollar. The growth in our existing operations is attributable to serving new clients as well as the increase in business from existing clients, which we collectively refer to as organic growth.

A significant portion of our expenses is variable and adjusts to reflect the level of our business activities. Other than transportation costs, staff costs are our single largest variable expense and are less flexible in the near term as we must staff to meet uncertain future demand.

In connection with our five-year strategic operating plan, which we refer to as "CLIENTasONE," we are undertaking various efforts to increase the number and size of our clients and our revenue, improve our operational performance, develop and implement new systems and train and develop our employees. We face numerous challenges in trying to achieve our objectives under this strategic plan, including challenges involving attempts to leverage client relationships, integrate acquisitions, control costs and improve our systems. We also face challenges developing, training and recruiting personnel. This strategic operating plan requires that we successfully manage our operations and growth which we may not be able to do as well as we anticipate. Our industry is extremely competitive and our business is subject to numerous factors and risks beyond our control. If we are not able to successfully implement CLIENTasONE, our efforts associated with this strategic plan may not result in increased revenues or improved profitability. If we are not able to increase our revenue or improve our profitability in the future, our results of operations could be adversely affected.

## Effect of Foreign Currency Translation on Comparison of Results

Our reporting currency is the U.S. dollar. However, due to our global operations, we conduct and will continue to conduct business in currencies other than our reporting currency. The conversion of these currencies into our reporting currency for reporting purposes will be affected by movements in these currencies against the U.S. dollar. A depreciation of these currencies against the U.S. dollar would result in lower gross and net revenues reported; however, as applicable costs are also converted from these currencies, costs would also be lower. Similarly, the opposite effect will occur if these currencies appreciate against the U.S. dollar. Additionally, the assets and liabilities of our international operations are denominated in each country's local currency. As such, when the values of those assets and liabilities are translated into U.S. dollars, foreign currency exchange rates may adversely impact the net book value of our assets. We cannot predict the effects of foreign currency exchange rate fluctuations on our future operating results.

## Description of Services & Revenue Recognition

Airfreight Forwarding. When we act as an airfreight forwarder, we conduct business as an indirect carrier or occasionally as an authorized agent for the airline which carries the shipment. In both cases, gross revenue and applicable costs are recognized at the time the freight departs the terminal of origin.

When we act as an indirect air carrier, we procure shipments from a large number of clients, consolidate shipments bound for a particular destination from a common place of origin, determine the routing over which the consolidated shipment will move, and purchase cargo space from airlines on a volume basis. As an indirect air carrier, our gross revenue includes the rate charged to the client for the movement of the shipment on the airline, plus

the fees we charge for our other ancillary services such as preparing shipment-related documentation and materials handling related services. Airfreight forwarding gross revenue includes expedited movement by ground transportation and our domestic delivery service in South Africa.

When we act as an indirect air carrier, our net revenue is the differential between the rates charged to us by the airlines and, where applicable, expedited ground transport operators, and the rates we charge our clients plus the fees we receive for our other services. Therefore, our net revenue is influenced by our ability to charge our clients a rate which is higher than the rate we obtain from the airlines, but which is also lower than the rate the clients could otherwise obtain directly from the airlines.

When we act as an authorized agent for the airline which carries the actual shipment, our gross revenue is primarily derived from commissions received from the airline plus fees for the ancillary services we provide, such as preparing shipment-related documentation and materials handling related services. Our gross revenue does not include airline transportation costs when we act as an authorized agent. Accordingly, our gross revenue and net revenue are not materially different in this situation.

Ocean Freight Forwarding. When we act as an ocean freight forwarder, we conduct business as an indirect ocean carrier or occasionally as an authorized agent for the ocean carrier which carries the shipment. Our gross revenue and net revenue from ocean freight forwarding and related costs are recognized the same way that our gross revenue and net revenue from airfreight forwarding and related costs are recognized.

When we act as an indirect ocean carrier or non-vessel operating common carrier, we contract with ocean shipping lines to obtain transportation for a fixed number of containers between various points in a specified time period at an agreed upon rate. We then solicit freight from clients to fill the containers and consolidate the freight bound for a particular destination from a common shipping point. As in the case when we act as an indirect airfreight forwarder, our gross revenue in this situation includes the rate charged to the client for the movement of the shipment on the ocean carrier plus our fees for the other services we provide which are related to the movement of goods such as preparing shipment-related documentation. Our net revenue is determined by the differential between the rates charged to us by the carriers and the rates we charge our clients along with the fees we receive for our other ancillary services.

When we act as an authorized agent for an ocean carrier, our gross revenue is generated from the commission we receive from the carrier plus the fees we charge for the ancillary services we provide. Our gross revenue does not include transportation costs when we act as an authorized agent for an ocean carrier. Under these circumstances, our gross revenue and net revenue are not materially different.

Customs Brokerage. We provide customs clearance and brokerage services with respect to the majority of the shipments we handle as a freight forwarder. We also provide customs brokerage services for shipments handled by our competitors. These services include assisting with and performing regulatory compliance functions in international trade.

Customs brokerage gross revenue is recognized when the necessary documentation for customs clearance has been completed. This gross revenue is generated by the fees we charge for providing customs brokerage services, as well as the fees we charge for the disbursements made on behalf of a client. These disbursements, which typically include customs duties and taxes, are excluded from our calculations of gross revenue since they represent disbursements made on behalf of clients. Typically, disbursements are included in our accounts receivable and are several times larger than the amount of customs brokerage gross revenue generated.

Contract Logistics. Our contract logistics services primarily relate to our value-added warehousing services and distribution of goods and materials in order to meet clients' inventory needs and production or distribution schedules. Our distribution services include receiving, deconsolidation and decontainerization, sorting, put away, consolidation, assembly, cargo loading and unloading, assembly of freight and protective packaging, storage and distribution. Our outsourced services include inspection services, quality centers and manufacturing support.

Contract logistics gross revenue is recognized when the service has been provided to third parties in the ordinary course of business. Net revenue excludes transportation costs incurred in providing contract logistics

services. We have expanded our contract logistics services with our acquisitions of Span in fiscal 2007, Perfect Logistics Co., Ltd. in fiscal 2006, IHD and Unigistix in fiscal 2005 and UTi Integrated Logistics Inc. in fiscal 2003.

Distribution and Other Supply Chain Management Services. We also provide a range of other supply chain management services, such as domestic ground transportation, warehousing services, consulting, order management, planning and optimization services, outsourced distribution services, developing specialized client-specific supply chain solutions, and customized distribution and inventory management services.

Our gross revenue in these capacities includes commissions and fees earned by us and are recognized upon performance. We have expanded our range of other supply chain management services with our acquisitions of Concentrek, Inc., which we refer to as Concentrek, in fiscal 2006 and Market Transport Services in March 2006.

#### Cost Reduction Measures

On January 31, 2008, we determined to undertake several cost reduction measures designed to streamline our operations and reduce our costs. These measures, which we refer to collectively as the Cost Reduction Measures, were undertaken and/or are being undertaken by us in response to slowing growth in our net revenue resulting from yield compression and a slowing economy, as well as deterioration in the performance of some of our underperforming operations. The Cost Reduction Measures include the following:

- Exiting our retail distribution business in Africa, the surface distribution operation of our integrated logistics businesses in the Americas, and other selected non-performing operations;
- · Cancelling various long-term initiatives, such as the development of certain industry verticals;
- · Reducing the number of aircraft which we charter, primarily on the routes from Asia;
- Exiting an unprofitable contract arrangement in connection with a contract logistics site in the Americas; and
- Realigning corporate and regional functions in an effort to reduce our overhead costs.

As a result of the Cost Reduction Measures, we have undertaken steps to reduce our global workforce by approximately 6% by the end of the second fiscal quarter in fiscal 2009 when compared with our workforce at the end of the third quarter of fiscal 2008. While some of the initial Cost Reduction Measures have been implemented as of the date of this filing, others are being implemented in the first and second quarters of fiscal 2009. Accordingly, we expect to experience most of the anticipated improvements from these actions commencing in the second half of fiscal 2009. When fully implemented the Cost Reduction Measures are expected to reduce annualized expenses by approximately \$105 to \$110 million and result in annualized net revenue reductions of \$70 to \$75 million.

In connection with the Cost Reduction Measures, we incurred pre-tax restructuring charges of approximately \$8.4 million in the fourth quarter of fiscal 2008. As of the date of this filing, we expect to record additional pre-tax restructuring charges of approximately \$5.2 million in the first quarter of fiscal 2009. These pre-tax restructuring charges and costs include:

- Employee severance and termination costs estimated to be \$5.5 million in the aggregate, of which approximately \$2.5 million were incurred in the fourth quarter of fiscal 2008;
- Asset impairment charges of approximately \$3.5 million, which were incurred in the fourth quarter of fiscal 2008. Asset impairments primarily relate to the cancellation of various long term initiatives, such as the development of certain industry verticals and information technology costs; and
- Contract termination and other costs estimated to be \$4.6 million in the aggregate, of which approximately \$2.4 million were incurred in the fourth quarter of fiscal 2008.

We estimate that approximately seventy four percent of the total charges associated with the Cost Reduction Measures have been, or will be, cash expenditures, predominantly for severance and employee termination costs.

## Termination Notice

As previously disclosed, we received written notification from Wal\*Mart that, effective March 1, 2008, Wal\*Mart had terminated its outsourcing agreement with us for its warehouse facility in Baytown, Texas. We project that the loss of this contract will result in a loss of net revenues of approximately \$45 million per year and a corresponding reduction in related costs of approximately \$40 million per year.

## Acquisitions

As a key part of our growth strategy, we regularly evaluate acquisition opportunities. During the fiscal year ended January 31, 2008, we completed three acquisitions. These acquisitions, along with our other acquisitions over the past five years, have had a significant effect on the comparability of our operating results, increasing gross revenues, net revenues and expenses, over the respective prior periods and to subsequent years, depending on the date of acquisition (i.e., acquisitions made on February 1, the first day of our fiscal year, will only affect a comparison with the prior year's results). The results of acquired businesses are included in our consolidated financial statements from the dates of their respective acquisitions. We consider the operating results of an acquired company during the year following the date of its acquisition to be an "acquisition impact" or a "benefit from acquisitions." Thereafter, we consider the growth in an acquired company's results to be organic growth. Historically, we have financed acquisitions with a combination of cash from operations and borrowed money. We may borrow additional money or issue ordinary shares in the future to finance acquisitions. From time to time we enter into non-binding letters of intent with potential acquisition targets and we are often in various stages of due diligence and preliminary negotiations with respect to potential acquisition targets.

We cannot assure you that we will be able to consummate acquisitions in the future on terms acceptable to us, or at all, in which case our rate of growth may be negatively impacted. We may not be successful in integrating the companies we have acquired, or those we may acquire in the future, and may not achieve the expected financial results, including cost savings in the anticipated timeframes, if at all. Future acquisitions are accompanied by the risk that the liabilities of any such acquired company may not be adequately reflected in the historical financial statements of such company and the risk that such historical financial statements may be based on assumptions that are incorrect or inconsistent with our assumptions. To the extent we make additional acquisitions in the future, the risks associated with our acquisition strategy will be exacerbated. Readers are urged to read carefully all cautionary statements contained in this Form 10-K relating to acquisitions, including, without limitation, those contained under the heading "Risk Factors", contained in Item 1A of this Form 10-K.

Effective September 20, 2007, the Company acquired 50% of the issued and outstanding shares of Newlog, an Israeli company involved in freight forwarding and customs brokerage, for a purchase price of approximately \$6.5 million in cash. Effective October 8, 2007, the Company completed a merger agreement to which Newlog merged with and into a wholly-owned Israeli indirect subsidiary of the Company. We refer to the merger transaction with Newlog as the Newlog Merger. As a result of these transactions, the Company owns 75% of the shares of the surviving corporation. The Company has accounted for these transactions in accordance with SAB Topic 5H, Accounting for Sales of Stock by a Subsidiary. Accordingly, a gain of \$3.2 million was recorded in the consolidated income statement for the year ended January 31, 2008. This gain represents the excess of the fair value received pursuant to the Newlog Merger over the carrying amount of the wholly owned Israeli indirect subsidiary contributed. Effective October 16, 2007, the Company acquired certain assets and liabilities of Transclal Trade Ltd., an Israeli company involved in freight forwarding and customs brokerage, for a purchase price of approximately \$34.6 million in cash. We refer to the Newlog Merger and the acquisition of certain assets and liabilities of Transclal Trade Ltd. as the Israel Acquisition. The allocation of the final purchase price to the acquired assets and assumed liabilities for the Israel Acquisition has not yet been finalized. As a result of the Israel Acquisition, the Company will become one of the larger freight forwarding operations in Israel.

Effective September 6, 2007, we acquired 100% of the issued and outstanding shares of Chronic Solutions Company (Proprietary) Limited and its subsidiaries, which we collectively refer to as CSC, for an initial cash payment of approximately \$5.2 million, net of cash received. CSC is a distributor of specialized and chronic pharmaceuticals located in Johannesburg, South Africa. As a result of this acquisition, the Company has increased its range of services to the pharmaceutical industry in South Africa. In addition to the initial payment and subject to

certain regulations coming into effect within three to five years from the effective date of the acquisition, the terms of the acquisition agreement provide for an additional payment of up to a maximum of approximately \$8.0 million, based on a recalculation of CSC's earnings from September 1, 2006 through the effective date of the acquisition.

Effective August 17, 2007, we acquired the remaining outstanding shares of our South African subsidiary, Co-ordinated Investment Holdings (Pty) Ltd and its subsidiaries Co-ordinated Materials Handling (Pty) Ltd. and UTi CMH Sub Assembly (Pty) Ltd., of which we had already owned 50%, for a total consideration of approximately \$12.7 million.

Effective November 17, 2006, we acquired 100% of the issued and outstanding shares of Span America Holding Company, Inc. and Span Manufacturing Limited, which we collectively refer to as Span, for an initial cash payment of approximately \$22.0 million. Span, headquartered in Markham, near Toronto, Ontario, Canada, is a value-added provider of integrated and customized supply chain management solutions, primarily in North America. The initial purchase price was also subject to a working capital adjustment. In addition to the initial payment, the terms of the acquisition agreement provide for an additional payment of up to a maximum of \$28.0 million, less any working capital adjustment based on the performance of Span for the fiscal year ended January 31, 2008. We anticipate making the final earn-out payment of \$27.2 million in April 2008.

Effective March 7, 2006, we acquired Portland, Oregon-based Market Transport Services, a provider of third-party logistics services and multi-modal transportation capacity solutions specializing in domestic ground transportation, for approximately \$197.1 million in cash. The acquisition of Market Transport Services was funded by a combination of our cash reserves and the proceeds of a \$150.0 million senior secured six-month term credit facility, which we refer to as the Bridge Facility. On July 13, 2006, we issued \$200.0 million of senior unsecured guaranteed notes, which we refer to as the Senior Notes, and utilized \$150.0 million of those proceeds to repay the \$150.0 million Bridge Facility. Additional information regarding the Senior Notes is discussed in this Item appearing under the caption, "Credit Facilities and Senior Notes," and in Note 10, "Borrowings," in our consolidated financial statements included in this annual report.

We made several smaller acquisitions in fiscal 2007. Effective January 26, 2007, we acquired 100% of the outstanding shares of Cargoforte Sp. Zo.o (which we refer to as Cargoforte), a Polish company involved in freight forwarding and contract logistics for an initial purchase price of approximately \$1.0 million in cash. Our acquisition of Cargoforte is subject to a maximum contingent earn-out of \$20.0 million, which is offset against the initial purchase price and is to be calculated based on a multiple of the acquired operation's future earnings for each of the four twelve-month periods in the period ending January 31, 2011. Effective December 18, 2006, we acquired 100% of the outstanding shares of WEST Pharma Logistics, s.r.o. (which we refer to as West Pharma), a contract logistics company, located in Slovakia, for an initial purchase price of approximately \$1.1 million. We also anticipate making two contingent earn-out payments related to our acquisition of West Pharma. These payments are subject to a maximum of \$3.0 million and are to be calculated based on a multiple of the acquired operation's future earnings for each of the two year periods ending January 31, 2010 and January 31, 2012.

Effective October 1, 2005, we acquired 100% of the issued and outstanding shares of Concentrek, a third-party contract logistics provider of transportation management and other supply chain solutions headquartered in Grand Rapids, Michigan, for an initial cash payment of \$9.6 million, which included a guaranteed minimum future earn-out payment of \$1.2 million, which was paid in March 2007. The terms of the acquisition agreement originally provided for four additional earn-out payments up to a maximum of \$7.5 million, based on the future performance of Concentrek over each of the four twelve-month periods ending January 31, 2010, inclusive of the guaranteed minimum payment. We anticipate making the first of these payments in the amount of \$2.1 million in April 2008 resulting from the performance of Concentrek for the period ended January 31, 2008.

Effective June 1, 2005, we acquired 100% of the issued and outstanding shares of Perfect Logistics Co., Ltd., which we refer to as Perfect Logistics, a third-party contract logistics provider and customs broker headquartered in Taiwan. The initial purchase price was approximately \$13.8 million in cash. In addition to the initial payment, the terms of the acquisition agreement originally provided for four additional payments of up to a maximum U.S. dollar equivalent of approximately \$5.6 million in total, based on the future performance of Perfect Logistics over each of the four twelve-month periods ending May 31, 2009. As of January 31, 2008, the two remaining earn-out payments relating to this acquisition were subject to a maximum U.S. Dollar equivalent of approximately \$4.7 million.

We made several smaller acquisitions in fiscal 2006. Effective July 1, 2005, we acquired the business and net assets of Maertens Art Packers & Shippers B.V.B.A. (which we refer to as Maertens), a Belgium company involved in the national and international transportation and storage of art, antiques and other valuables for a total purchase price of approximately \$1.1 million in cash. In addition, effective May 1, 2005, we acquired the assets and ongoing contract logistics business of a small transportation management provider in New Zealand and effective December 29, 2005 we acquired 100% of the outstanding shares of Logica GmbH and Logica Services GmbH (which we collectively refer to as Logica), which provides contract logistics services, for \$1.2 million and contingent earn-out payments based on a multiple of the operations of the acquired businesses for each of the two consecutive twelvemonth periods ending January 31, 2010. We acquired the remaining outstanding shares of Ilanga Freight (Pty) Ltd., a South African company, of which we had already owned 50%, and UTi Egypt Limited, of which we had already owned 55%. Effective May 31, 2005, we acquired the remaining 49% minority shareholder interest in UTi Eilat Overseas Ltd., our Israeli subsidiary.

On January 25, 2002, we completed the acquisition of Grupo SLi and Union S.L., which we collectively refer to as SLi, a warehousing and logistics services provider headquartered in Madrid, Spain with offices throughout Spain and Portugal. We acquired SLi for an initial cash payment of approximately \$14.0 million. In addition to the initial payment, the terms of the acquisition agreement provide for an earn-out arrangement consisting of four additional payments, based in part, upon the performance of SLi in each of the fiscal years in the period from 2003 through 2006. We have satisfied our obligations in relation to each of the fiscal years ended January 31, 2003 through 2006 resulting in additional cash payments of approximately \$40.0 million and the issuance of 2,126,901 UTi shares for total consideration of approximately \$104.0 million. We made the final payment under this agreement in September of 2006. This payment was comprised of a \$6.5 million cash payment and the issuance of 1.5 million shares of common stock valued at \$34.9 million. A portion of the consideration due under the earn-out arrangement was linked, in part, to the continuing employment of two of the selling shareholders of SLi and as such, represented a compensatory arrangement in accordance with SFAS No. 141, Business Combinations and Emerging Issues Task Force Issue (EITF) No. 95-8, Accounting for Contingent Consideration Paid to the Shareholders of an Acquired Enterprise in a Purchase Business Combination, which we refer to as the SLi Share-based Compensation Arrangement. Refer to Note 14, "Share-Based Compensation" to the consolidated financial statements.

#### **Discussion of Operating Results**

The following discussion of our operating results explains material changes in our consolidated results of operations for fiscal 2008 and fiscal 2007 compared to the respective prior year. The discussion should be read in conjunction with the consolidated financial statements and related notes included elsewhere in this report. This discussion contains forward-looking statements, the accuracy of which involves risks and uncertainties, and our actual results could differ materially from those anticipated in the forward-looking statements for many reasons, including, but not limited to, those factors described in Part I, Item 1A under the heading, "Risk Factors," and elsewhere in this report. We disclaim any obligation to update information contained in any forward-looking statement. Our consolidated financial statements attached to this report, have been prepared in U.S. dollars and in accordance with U.S. GAAP.

## Geographic Segment Operating Results

We manage our business through eight geographic segments comprised of EMENA, Americas Freight Forwarding, Americas Contract Logistics and Distribution, Asia Pacific, Greater China, Africa, Global Specialized Solutions and Corporate. The Company's operations are principally managed by geographic region and by services offered.

For segment reporting purposes by geographic region, airfreight and ocean freight forwarding gross revenues for the movement of goods is attributed to the country where the shipment originates. Gross revenues, as well as net revenues, for all other services (including contract logistics services) are attributed to the country where the services are performed. Net revenues for airfreight and ocean freight forwarding related to the movement of the goods are prorated between the country of origin and the destination country, based on a standard formula. Our gross and net revenues and operating income by operating segment for the fiscal years ended January 31, 2008 and 2007, along

with the dollar amount of the changes and the percentage changes between the time periods shown, are set forth in the following tables (in thousands):

tonowing tables (in mousa	nas):		Year En	ided J	anuary 3	31,		
		2008			···*		2007(1)	
	Gross Revenue	Net Revenue	Operati Incom		Gros Reven		Net Revenue	Operating Income
EMENA	\$1,129,125	\$ 357,43	30 \$ 43,4	75	\$ 850,	132 \$	258,874	\$ 47,457
Americas Freight Forwarding	614,018	173,92	22 23,4	40	516,	858	152,737	14,854
Americas Contract Logistics and								
Distribution	845,835	481,63	31 37,1	12	660,	467	377,286	31,069
Asia Pacific	486,879	98,12	23 27,1	75	420,	932	82,146	22,230
Greater China	645,614	83,02	24 25,4	51	530,	457	76,187	25,883
Africa	580,324	233,44	12 34,5	95	517,	470	218,105	32,293
Global Specialized Solutions	77,215	69,13	32 4,7	70	65,	049	57,477	11,876
Corporate			(44,8					(30,741
Total	\$4,379,010	\$1,496,70	<u>9151,1</u>	59	\$3,561,	<u>365</u> \$	1,222,812	\$154,921
						January nuary 31	31, 2008 , 2007	
			Amount				Percentag	e
		Gross Revenue	Net Revenue		erating come	Gross Revenu		Operating Income
EMENA		\$278,993	\$ 98,556	\$ (	3,982)	33%	38%	(8)%
Americas Freight Forward	ling	97,160	21,185		8,586	19	14	58
Americas Contract Logist		105.260	104045		C 0.42	20	20	10
Distribution		185,368	104,345		6,043	28	28	19

	Amount			Percentage		
	Gross Revenue	Net Revenue	Operating Income	Gross Revenue	Net Revenue	Operating Income
EMENA	\$278,993	\$ 98,556	\$ (3,982)	33%	38%	(8)%
Americas Freight Forwarding	97,160	21,185	8,586	19	14	58
Americas Contract Logistics and Distribution	185,368	104,345	6,043	28	28	19
Asia Pacific	65,947	15,977	4,945	16	19	22
Greater China	115,157	6,837	(432)	22	9	(2)
Africa	62,854	15,337	2,302	12	7	7
Global Specialized Solutions	12,166	11,655	(7,106)	19	20	(60)
Corporate			(14,118)	_		46
Total	\$817,645	\$273,892	\$ (3,762)	23%	22%	(2)%

Year	Ended	January	31,
------	-------	---------	-----

	2007(1)			2006(2)			
	Gross Revenue	Net Revenue	Operating Income	Gross Revenue	Net Revenue	Operating Income	
EMENA	\$ 850,132	\$ 258,874	\$ 47,457	\$ 693,661	\$209,053	\$ 3,245	
Americas Freight Forwarding	516,858	152,737	14,854	454,816	135,268	12,897	
Americas Contract							
Logistics and Distribution	660,467	377,286	31,069	243,406	238,367	19,987	
Asia Pacific	420,932	82,146	22,230	379,080	73,433	18,082	
Greater China	530,457	76,187	25,883	475,637	62,701	24,790	
Africa	517,470	218,105	32,293	471,718	195,421	31,698	
Global Specialized Solutions	65,049	57,477	11,876	67,257	51,489	13,550	
Corporate			(30,741)			(24,903)	
Total	\$3,561,365	\$1,222,812	\$154,921	\$2,785,575	\$965,732	\$ 99,346	

Change to Year Ended January 31, 2007 from Year Ended January 31, 2006

	Hoth Tear Ended January 51, 2000						
		Amount			Percentage		
	Gross Revenue	Net Revenue	Operating Income	Gross Revenue	Net Revenue	Operating Income	
EMENA	\$156,471	\$ 49,821	\$44,212	23%	24%	1,362%	
Americas Freight Forwarding	62,042	17,469	1,957	14	13	15	
Americas Contract Logistics and Distribution	417,061	138,919	11,082	171	58	55	
Asia Pacific	41,852	8,713	4,148	11	12	23	
Greater China	54,820	13,486	1,093	12	22	4	
Africa	45,752	22,684	595	10	12	2	
Global Specialized Solutions	(2,208)	5,988	(1,674)	(3)	12	(12)	
Corporate			(5,838)	_	_	23	
Total	<u>\$775,790</u>	\$257,080	<u>\$55,575</u>	28%	27%	56%	

<sup>(1)</sup> The information reflects the restatement of certain 2007 amounts described in Note 21, "Restatement of Previously Issued Financial Statements," in our consolidated financial statements.

Our EMENA segment showed improvements in gross and net revenues for fiscal 2008 versus fiscal 2007 primarily due to organic growth and currency movements. The Israel Acquisition in October 2007 and Cargoforte acquisition in January 2007 also contributed to the increases in our gross and net revenues in EMENA for fiscal 2008 compared to fiscal 2007. We estimate that these two acquisitions improved our gross and net revenues for our EMENA segment by approximately 9% and 10% respectively. During fiscal 2007 our operating expenses for our EMENA segment were reduced by \$12.6 million, due to staff costs related to the SLi Share-based Compensation Arrangement. The arrangement was classified as a liability and the decrease in the market price of our ordinary shares reduced the amount of compensation expense we recorded. No corresponding staff cost (or credit or reduction) was recognized during fiscal 2008 for this arrangement.

<sup>(2)</sup> The information reflects the correction of certain 2006 amounts described in Note 21, "Restatement of Previously Issued Financial Statements," in our consolidated financial statements.

All of our operating regions reported improvements in gross and net revenues for fiscal 2008 when compared to fiscal 2007.

The increases in gross and net revenues in our Americas Freight Forwarding segment for fiscal 2008 compared to fiscal 2007 were due primarily to organic growth in both gross and net revenues from airfreight business. This organic growth in airfreight gross and net revenues was primarily driven by higher shipment volumes during fiscal 2008 in comparison to fiscal 2007, with most of this growth emanating from our operations in Greater China.

The increases in gross and net revenues in our Americas Contract Logistics and Distribution segment for fiscal 2008 in comparison to fiscal 2007 were due primarily to organic growth resulting from a number of new contracts as well as our acquisition of Span in November 2006. The increase in contract logistics net revenues in fiscal 2008 was partially offset by declines in our distribution net revenues as a result of a softer U.S. domestic trucking environment when compared to fiscal 2007. We do not expect the domestic U.S trucking environment to improve significantly during fiscal 2009. Contract logistics margins were negatively impacted in fiscal 2008 by staff costs of \$5.2 million in connection with a new contract logistics operation, which we did not recover from the client. The Company has concluded an agreement with the client to exit this contract by the end of our second quarter of fiscal 2009. In addition to the staff costs mentioned above, during the fourth quarter of fiscal 2008 we accrued contract termination costs and other exit costs of \$2.0 million, relating to the agreement to exit this contract.

Gross and net revenues in our Asía Pacific segment increased during fiscal 2008 when compared to fiscal 2007 primarily due to organic growth in our air and ocean freight and other services. At the operating income line, our Asia Pacific segment continued to be one of our highest operating profit margin segments, calculated by dividing operating income for the segment by net revenues for the segment, reporting an operating profit margin of approximately 28% for fiscal 2008. The higher operating profit margin in this segment when compared to our other segments is primarily as a result of lower staff costs in this region.

Gross revenues in our Greater China segment increased during fiscal 2008 when compared to fiscal 2007 primarily due to organic growth in our air and ocean freight forwarding services as a result of higher shipment volumes. Our airfreight net revenues in our Greater China segment in fiscal 2008 were negatively impacted by a decrease in airfreight yields as a result of higher pricing and high fuel surcharges. We currently do not expect a significant increase in airfreight yields during fiscal 2009 in this region when compared to fiscal 2008.

The increases in gross and net revenues in our Africa segment during fiscal 2008 when compared to fiscal 2007 resulted primarily from organic growth in our air and ocean freight forwarding due to increased levels of business, especially exports out of South Africa and to a lesser degree, to increased levels of business in our contract logistics services.

The increase in gross and net revenues during fiscal 2008 in our Global Specialized Solutions segment when compared to fiscal 2007 resulted primarily from organic growth. We experienced a decrease in our operating income in our Global Specialized Solutions segment in fiscal 2008 as compared to fiscal 2007, primarily as a result of weakness in our International Healthcare Distributors (Pty.) Limited operations, located in South Africa, which we refer to as IHD, as well as costs associated with our efforts to replicate the IHD model in other markets. We have curtailed this replication effort for the immediate future.

Because of the integrated nature of our business, with global customers being served by more than one of our geographic segments and with at least two segments often operating together to carry out our freight forwarding services, we also analyze our revenues by type of service in addition to looking at our results by segments.

By service line, the increase in our total gross revenues of \$817.6 million, or 23%, in fiscal 2008 over fiscal 2007 was due to increases in airfreight forwarding of \$283.8 million, contract logistics of \$141.3 million, ocean freight forwarding of \$163.6 million, other revenue of \$146.7 million, customs brokerage of \$11.9 million and distribution of \$70.4 million.

We estimate that organic growth accounted for approximately \$491.7 million of the increase in gross revenue for fiscal 2008 versus fiscal 2007.

We believe our net revenue is a better measure than gross revenue when comparing period over period trends due to our gross revenue for our services as an indirect air and ocean carrier including the carriers' charges to us for carriage of the shipment. Our gross revenues are also impacted by changes in fuel and similar surcharges, which have little relation to the volume or value of services provided. When we act as an indirect air and ocean carrier, our net revenue is determined by the differential between the rates charged to us by the carrier and the rates we charge our customers plus the fees we receive for our ancillary services. Net revenue derived from freight forwarding generally is shared between the points of origin and destination. Our gross revenue in our other service lines includes only commissions and fees earned by us and is substantially the same as our net revenue.

The following table shows the relative portion of our net revenues by service line, as well as our operating and other income and expenses for the periods presented, expressed as a percentage of total net revenues.

Ocean freight forwarding	08 6% 2 6	27% 12	30% 12
Airfreight forwarding       2         Ocean freight forwarding       1         Customs brokerage       2         Contract logistics       3         Distribution       1         Other       1         Total net revenues       10	2 6	12	
Ocean freight forwarding       1         Customs brokerage       3         Contract logistics       3         Distribution       1         Other       1         Total net revenues       10	2 6	12	
Customs brokerage         3           Contract logistics         3           Distribution	6		12
Customs blockrage         3           Contract logistics         3           Distribution	-	7	12
Distribution.	6	,	8
Other		34	36
Total net revenues	9	12	5
Total liet to vended.	1	8	<u>9</u>
Operating expenses:	0	100	100
Staff costs	4	53	57
Depreciation and amortization	3	3	2
Amortization of intangible assets	1	1	1
Restructuring and impairments	1	_	_
Other operating expenses	<u> 32</u>	31	30
Operating income	0	13	10
Interest income	1	1	1
Interest expense	(2)	(2)	(1)
(Losses)/gains on foreign exchange	*	*	*.
-	_	<del></del>	_
Pretax income	9	11	10
Provision for income taxes	(3)	(3)	(4)
Minority interests	*	*	*
-	_		_
Net income			

<sup>\*</sup> Less than one percent.

## Year Ended January 31, 2008 Compared to Year Ended January 31, 2007

Net revenue increased \$273.9 million, or 22%, to \$1.5 billion for fiscal 2008 compared to \$1.2 billion for fiscal 2007. Our net revenue increase for fiscal 2008 resulted primarily from organic growth from operations in all our geographic regions totaling \$145.6 million.

Airfreight forwarding net revenue increased \$54.0 million, or 16%, to \$383.6 million for fiscal 2008 compared to \$329.6 million for fiscal 2007. This increase resulted primarily from organic growth in our EMENA, Asia Pacific and Americas regions in fiscal 2008 when compared to fiscal 2007. Our organic growth resulted primarily from higher shipment volumes from existing clients and shipments from new clients secured in all of these regions.

<sup>(1)</sup> The information reflects the restatement of certain 2007 amounts and the correction of certain 2006 amounts described in Note 21, "Restatement of Previously Issued Financial Statements," in our consolidated financial statements.

Ocean freight forwarding net revenue increased \$28.3 million, or 19%, to \$174.9 million for fiscal 2008 compared to \$146.6 million for fiscal 2007. This increase was due primarily to organic growth resulting from increased shipment volumes in all of our regions, particularly EMENA, Asia Pacific and Greater China regions. The increase in ocean freight yields in all of our regions in fiscal 2008 compared to fiscal 2007 also contributed to our overall increase in ocean freight forwarding net revenues.

Customs brokerage net revenue increased \$10.5 million, or 12%, to \$94.6 million for fiscal 2008 compared to \$84.1 million for fiscal 2007. Customs brokerage net revenue increased in fiscal 2008 when compared to fiscal 2007 primarily due to organic growth in our EMENA and Asia Pacific regions.

Contract logistics net revenue increased \$126.3 million, or 31%, to \$536.9 million for fiscal 2008 compared to \$410.6 million for fiscal year 2007. This increase resulted primarily from organic growth that totaled approximately \$72.5 million, particularly in the Americas region and to a lesser degree in our EMENA region.

Distribution net revenue, decreased \$6.3 million, or 4%, to \$143.9 million for fiscal 2008 compared to \$150.3 million for fiscal 2007. This decrease was a result of the softening U.S domestic trucking market throughout fiscal 2008. This situation is not expected to improve in the foreseeable future. We did experience increases in distribution net revenues in our Africa and Asia Pacific regions, although these operations are on a much smaller scale than the North American operations.

Other net revenue, increased \$61.1 million, or 60%, to \$162.7 million for fiscal 2008 compared to \$101.6 million for fiscal 2007, primarily from organic growth in our EMENA, Americas Freight Forwarding, Asia Pacific and Africa regions in fiscal 2008 when compared to fiscal 2007. In addition to the increase in organic growth, revenue relating to our acquisitions of Cargoforte, Span, CSC and the Israel Acquisition accounted for the remaining increase in other net revenue for fiscal 2008 in comparison to fiscal 2007.

Staff costs increased \$161.9 million, or 25%, to \$804.9 million for fiscal 2008 from \$643.0 million for fiscal 2007, primarily as a result of the addition of personnel in connection with increased levels of business during fiscal 2008 as compared to fiscal 2007, and to a lesser degree to our acquisitions made since February 1, 2007, particularly Cargoforte and Israel. Staff costs for fiscal 2007 were reduced by \$12.6 million related to the SLi Share-based Compensation Arrangement, which reduction was not repeated in fiscal 2008 and has the effect of enlarging the percentage increase in staff costs for fiscal 2008 when compared to fiscal 2007. See Note 14, "Share-Based Compensation." Total staff costs expressed as a percentage of net revenues increased to 54% in fiscal 2008 from 53% in fiscal 2007.

Depreciation and amortization expense increased by \$6.3 million, or 19%, to \$39.7 million for fiscal 2008 over fiscal 2007 primarily due to the impact of our acquisitions made since February 1, 2007, as well as capital spending undertaken. When expressed as a percentage of net revenue, depreciation and amortization expense remained constant at 3% of net revenue in both fiscal 2008 and fiscal 2007.

Amortization of intangible assets expense increased by \$1.4 million, or 18%, to \$9.4 million for fiscal 2008 over fiscal 2007 due to our acquisitions including Cargoforte, Span, Israel and CSC. When expressed as a percentage of net revenue, amortization of intangible assets expense remained constant at 1% of net revenue between fiscal 2008 and fiscal 2007.

Restructuring and impairments increased by \$8.4 million, or 100% for fiscal 2008 over fiscal 2007 primarily due to severance, asset impairment and other related restructuring costs totaling \$2.5 million, \$3.5 million and \$2.4 million respectively. When expressed as a percentage of net revenue, restructuring and impairments accounted for 1% of net revenue in fiscal 2008.

Other operating expenses increased by \$99.6 million, or 26%, to \$483.1 million in fiscal 2008 compared to \$383.5 million for fiscal 2007. Of this increase, we estimate that approximately 47% was due to the increase in costs associated with the growth of the Company's business during fiscal 2008. Secondarily, the increase was caused by the additional operating costs incurred by us as a result of our acquisitions from their effective dates. Included in other operating expenses for fiscal 2008 are facilities and communications costs of \$159.0 million compared to \$127.3 million of such costs for fiscal 2007, representing an increase of 25%. Facilities and communications costs increased primarily as a result of the addition of new locations and additional or larger facilities to accommodate the

growth in the business in fiscal 2008 as compared to fiscal 2007, as well as from the impact of acquisitions made during the period. The balance of the other operating expenses is comprised of selling, general and administrative costs. For fiscal 2008, selling, general and administrative costs increased 27% to \$324.2 million compared to \$256.2 million for fiscal 2007. The increase in selling, general and administrative costs was primarily a result of increased costs related to the growth in our business as well as the impact of acquisitions.

When expressed as a percentage of net revenue, other operating expenses increased slightly to 32% for fiscal 2008 from 31% when compared to fiscal 2007.

Interest income and interest expense increased in fiscal 2008 as compared to fiscal 2007 by \$2.8 million, or 34%, and \$3.4 million, or 15%, respectively. Our interest income relates primarily to interest earned on our cash deposits, while our interest expense consists primarily of interest on our credit facilities, Senior Notes and capital lease obligations.

Our effective income tax rate of 27% in fiscal 2008 was higher than the effective income tax rate of 23% in fiscal 2007 primarily due to the SLi Share-based Compensation Arrangement discussed in Note 14, "Share-Based Compensation." As previously discussed, we recorded a benefit of \$12.6 million in fiscal 2007 associated with the SLi Share-based Compensation Arrangement, with no associated tax expense. As such, our effective tax rate in fiscal 2007 was lower than it otherwise would have been.

Net income decreased by \$4.8 million, or 5%, to \$98.7 million in fiscal 2008 as compared to the prior year for the reasons listed above.

# Year Ended January 31, 2007 Compared to Year Ended January 31, 2006

Net revenue increased \$257.1 million, or 27%, to \$1.2 billion for fiscal 2007 compared to \$965.7 million for fiscal 2006. Our net revenue increase resulted primarily from organic growth from operations in all our geographic regions totaling \$145.2 million. Acquisitions, primarily Market Transport Services and Concentrek, accounted for approximately \$119.5 million of the net revenue increase for fiscal 2007 versus fiscal 2006, while on a constant currency basis, when we translate our fiscal 2007 results using currency exchange rates in effect for fiscal 2006; we estimate that unfavorable exchange rates had a negative impact of approximately \$7.6 million.

Airfreight forwarding net revenue increased \$38.6 million, or 13%, to \$329.6 million for fiscal 2007 compared to \$291.0 million for fiscal 2006. This increase resulted primarily from organic growth in our EMENA and Asia Pacific regions in fiscal 2007 when compared to fiscal 2006, which was partially offset by the negative impact of currency exchange rates when reported in U.S. dollars in fiscal 2007 when compared to the currency exchange rates in effect in fiscal 2006. Our organic growth resulted primarily from higher volumes in our EMENA and Asia Pacific regions, which resulted in higher airfreight forwarding net revenue in fiscal 2007 versus fiscal 2006.

Ocean freight forwarding net revenue increased \$28.2 million, or 24%, to \$146.6 million for fiscal 2007 compared to \$118.3 million for fiscal 2006. This increase was due primarily to organic growth in all of our regions which growth was partially offset by the impact of unfavorable currency exchange rates when reported in U.S. dollars in fiscal 2007 when compared to the currency exchange rates in effect in fiscal 2006. This increase was also a result of higher ocean freight shipment volumes during fiscal 2007 when compared to fiscal 2006. We experienced increases in ocean freight yields in all of our regions in fiscal 2007 compared to fiscal 2006, which contributed to our overall increase in ocean freight forwarding net revenues.

Customs brokerage net revenue increased \$5.6 million, or 7%, to \$84.1 million for fiscal 2007 compared to \$78.5 million for fiscal 2006. Customs brokerage net revenue increased in fiscal 2007 when compared to fiscal 2006 primarily due to organic growth in our Americas region.

Contract logistics net revenue increased \$64.4 million, or 19%, to \$410.6 million for fiscal 2007 compared to \$346.2 million for fiscal year 2006. This increase resulted primarily from organic growth particularly in the Americas region and to a lesser degree in our EMENA region. This increase was also partially due to the impact of our acquisitions.

Distribution net revenue, increased \$100.1 million, or 199%, to \$150.3 million for fiscal 2007 compared to \$50.2 million for fiscal 2006. This increase during fiscal 2007 was primarily attributable to the impact of our

acquisitions during fiscal 2007, particularly Market Transport Services in March 2006, partially offset by the impact of unfavorable currency exchange rates when reported in U.S. dollars in fiscal 2007 when compared to the currency exchange rates in effect in fiscal 2006.

Other net revenue, increased \$20.1 million, or 25% to \$101.6 million for fiscal 2007 compared to \$81.5 million for fiscal 2006.

Staff costs increased \$95.7 million, or 17%, to \$643.0 million for fiscal 2007 from \$547.2 million for fiscal 2006, primarily as a result of the addition of personnel in connection with increased levels of business during fiscal 2007 as compared to fiscal 2006, and to a lesser degree to our acquisitions made since February 1, 2006, particularly Market Transport Services. These increases were partially offset by decreases in share-based compensation expense. In fiscal 2007, \$12.6 million was recorded as a credit or reduction to staff costs related to the SLi Share-based Compensation Arrangement compared to an expense of \$32.5 million in fiscal 2006 for the SLi Share-based Compensation Arrangement. The arrangement was classified as a liability award and accordingly, the reduction in expense from the comparable prior period primarily resulted from a decrease in the market price of our ordinary shares in fiscal 2007. See Note 14, "Share-Based Compensation." Total staff costs expressed as a percentage of net revenues decreased to 53% in fiscal 2007 from 57% in fiscal 2006.

Depreciation and amortization expense increased by \$10.4 million, or 45%, to \$33.4 million for fiscal 2007 over fiscal 2006 primarily due to the impact of our acquisitions made since February 1, 2006, particularly Market Transport Services, as well as capital spending undertaken.

Amortization of intangible assets expense increased by \$2.9 million, or 58%, to \$8.0 million for fiscal 2007 over fiscal 2006 primarily due to the impact of our acquisitions, particularly Market Transport Services. When expressed as a percentage of net revenue, amortization of intangible assets expense remained constant at 1% of net revenue between fiscal 2007 and fiscal 2006.

Other operating expenses increased by \$92.5 million, or 32%, to \$383.5 million in fiscal 2007 compared to \$291.0 million for fiscal 2006. Of this increase, we estimate that approximately 71% was due to increased costs associated with higher volumes attributable to organic growth. Secondarily, the increase was caused by the additional operating costs incurred by our acquisitions from their effective dates, including Market Transport Services and Span. Included in other operating expenses for fiscal 2007 are facilities and communications costs of \$127.3 million compared to \$103.0 million of such costs for fiscal 2006, representing an increase of 24%. Facilities and communications costs increased primarily as a result of the addition of new locations in fiscal 2007 as compared to fiscal 2006 and secondarily as a result of costs associated with the organic business growth. The balance of the other operating expenses is comprised of selling, general and administrative costs. For fiscal 2007, selling, general and administrative costs increased 36% to \$256.2 million compared to \$188.0 million for fiscal 2006. The increase in selling, general and administrative costs was primarily a result of increased costs related to our domestic courier and trucking services in South Africa and other miscellaneous expenses and to a lesser degree to the impact of acquisitions. When expressed as a percentage of net revenue, other operating expenses increased slightly to 31% for fiscal 2007 from 30% when compared to fiscal 2006.

Interest income and interest expense increased in fiscal 2007 as compared to fiscal 2006 by \$3.2 million, or 65%, and \$14.3 million, or 157%, respectively. Our interest income relates primarily to interest earned on our cash deposits, while our interest expense consists primarily of interest on our credit facilities, Bridge Facility, Senior Notes and capital lease obligations. Our interest expense increased primarily due to the interest expense associated with the addition of the \$150.0 million Bridge Facility and the issuance of the \$200.0 million Senior Notes, which a portion of the proceeds of the Senior Notes was used to repay the Bridge Facility.

Our effective income tax rate of 23% in fiscal 2007 was lower than the effective income tax rate of 39% in fiscal 2006 primarily due to the SLi Share-based Compensation Arrangement discussed in Note 14, "Share-Based Compensation." As previously discussed, we recorded a credit of \$12.6 million in fiscal 2007 compared to an expense of \$32.5 million in fiscal 2006 of compensation expense associated with the SLi Share-based Compensation Arrangement, with no associated tax benefit. As such, our effective tax rate decreased in fiscal 2007 primarily due to the impact of the SLi Share-based Compensation Arrangement. Additionally, our overall effective tax rate is also impacted by the geographic composition of our worldwide earnings.

Net income increased by \$49.7 million, or 92%, to \$103.5 million in fiscal 2007 as compared to the prior year for the reasons listed above.

## Liquidity and Capital Resources

As of January 31, 2008, our cash and cash equivalents totaled \$289.1 million, representing an increase of \$10.7 million from January 31, 2007, resulting from \$3.3 million of net cash provided by our operating, investing and financing activities and an increase of \$7.4 million related to the effect of foreign exchange rate changes on our cash balances.

The Company's primary source of liquidity is the cash generated from operating activities. Our operating results are subject to seasonal trends when measured on a quarterly basis. Our first and fourth quarter results are traditionally weaker compared to our other fiscal quarters. Cash flows also fluctuate as a result of this seasonality. Historically our fourth quarter generates the most positive quarterly cash flows for the year as this quarter is slower when compared to the preceding third quarter due to the holiday season and our collections during the fourth quarter generally exceed our billings to customers. Our second and third quarters are typically the strongest quarters from a profitability perspective and usually result in the consumption of cash.

When the Company acts as a customs broker, we make significant disbursements of cash advances on behalf of our customers to the various customs authorities around the world, predominantly in countries where our customers are importers of goods such as South Africa and Israel. These disbursements are not recorded as a component of revenue or expenses, although they are included in both accounts receivable for the amounts billed to our customers and accounts payable for any amounts due to the customs authorities.

During fiscal 2008, we generated approximately \$106.7 million in net cash from operating activities. This resulted from net income of \$98.7 million plus depreciation and amortization of intangible assets totaling \$49.1 million, restructuring and impairment charges of \$8.4 million and other items totaling \$6.7 million, plus an increase in trade payables and other current liabilities of \$108.4 million, offset by an increase in trade receivables and other current assets of \$164.6 million.

During fiscal 2008, cash used for capital expenditures was approximately \$31.7 million, consisting primarily of computer hardware and software and furniture, fixtures and fittings. Based on our current operations, we expect our capital expenditures to grow in line with the anticipated growth of our business operations. During fiscal 2008, we used an aggregate of \$67.6 million of cash for acquisitions and contingent earn-out payments.

In connection with the formation of the partnership in South Africa that holds the shares of IHD, we granted a put option to the minority partner in the partnership providing the partner the right to put their 25.1% share of the partnership to us in 2010. We currently estimate our potential obligation under this put option, which we refer to as the strike price, to be approximately \$6.6 million on an undiscounted basis and given exchange rates in effect at January 31, 2008. We have recorded a liability associated with this put option in other non-current liabilities. The liability, which is measured at fair value represents among other factors, the difference between the estimated strike price and the estimated fair value of the equity in the partnership held by the minority partner, in each case calculated at the time the put option becomes exercisable. Amounts included in other non-current liabilities as a result of this put option were \$1.5 million and \$2.9 million at January 31, 2008 and 2007, respectively.

Effective September 20, 2007, the Company acquired 50% of the issued and outstanding shares of Newlog Ltd., which we refer to as Newlog, an Israeli company involved in freight forwarding and customs brokerage. Effective October 8, 2007, the Company completed a merger agreement to which Newlog merged with and into a wholly-owned Israeli indirect subsidiary of the Company. We refer to the merger transaction with Newlog as the Newlog Merger. As a result of these transactions, the Company owns 75% of the shares of the surviving corporation. In connection with the formation of this partnership, the Company granted a put option to the minority partner providing the partner with a right to put their 25% share of the partnership to the Company, under certain circumstances, including a change in control of UTi. The Company has recorded a liability associated with this put option in other non-current liabilities. The liability recorded represents, among other factors, the difference between the estimated strike price, and the estimated fair value of the minority partner equity, if the put option becomes exercisable. Amounts included in other non-current liabilities are not material at January 31, 2008.

The following outlines our future potential earn-out payments related to prior acquisitions. We have substantially completed the calculations of three of the six contingent earn-out payments scheduled in fiscal 2009 and these payments are expected to total \$29.6 million. We do not expect the contingent earn-out payments for the remaining three acquisitions which are payable in fiscal 2009 will exceed \$2.0 million.

- In addition to the initial acquisition payment for Span, the terms of the acquisition agreement provide for an
  additional payment of up to a maximum of \$28.0 million, based on the performance of Span for the twelvemonth period ended January 31, 2008. We expect to make a final earn-out payment of \$27.2 million in April
  2008.
- We expect to make a payment of \$290,000 for the remaining contingent earn-out payment related to our
  acquisition of ET Logistics, S.L., which was calculated based on the performance of the acquired operation
  for the fiscal year ending January 31, 2008.
- Our remaining earn-out payments relating to the acquisition of Perfect Logistics will be based on the
  acquired operation's future earnings over each of the two twelve-month periods ending May 31, 2009 and is
  subject to a maximum U.S. dollar equivalent of approximately \$4.7 million as of January 31, 2008.
- We anticipate making three additional contingent earn-out payments subject to a maximum of \$6.3 million related to our acquisition of Concentrek, which will be calculated based on a multiple of Concentrek's future earnings for each of the three twelve-month periods ending January 31, 2010. We anticipate making the first of these payments in the amount of \$2.1 million in April 2008.
- Two remaining contingent earn-out payments related to our acquisition of Logica will be calculated based on
  a multiple of the acquired operation's future earnings for each of the two twelve-month periods ending
  January 31, 2010 and which earn-out payments are subject to a maximum of 10.0 million euros (equivalent
  to approximately \$14.8 million as of January 31, 2008) which will be offset against the initial purchase price.
- We anticipate making four contingent earn-out payments related to our acquisition of Cargoforte, subject to
  a maximum of \$20.0 million, which earn-out payments will be offset against the initial purchase price of
  \$1.0 million and which will be calculated based on a multiple of the acquired operations future earnings for
  each of the four twelve month periods ending January 31, 2011.
- We anticipate making two contingent earn-out payments related to our acquisition of West Pharma. These
  payments are subject to a maximum of \$3.0 million and are to be calculated based on a multiple of the
  acquired operation's future earnings for each of the two year periods ending January 31, 2010 and
  January 31, 2012.

We anticipate that earn-out payments will generally be funded from a combination of our current cash balances and cash generated from future operations.

Effective September 20, 2007, we acquired 50% of the issued and outstanding shares of Newlog for a purchase price of approximately \$6.5 million in cash. Effective October 16, 2007, we acquired certain assets and liabilities of Transclal Trade for a purchase price of approximately \$34.6 million in cash. These two acquisitions were funded from our current cash balances and short term borrowings.

In September 2007, we paid approximately \$5.2 million, net of cash received, to acquire the issued and outstanding shares of CSC. In addition to the initial payment and subject to certain regulations coming into effect, the terms of the acquisition agreement provide for an additional payment of up to a maximum of approximately \$8.0 million, based on a recalculation of CSC's earnings from September 1, 2006 through the effective date of the acquisition. There is a limitation of between three and five years within which these regulations need to come into effect. This acquisition was funded from our current cash balances.

In August 2007, we paid approximately \$12.7 million to acquire the remaining outstanding shares of our South African subsidiary, Co-ordinated Investment Holdings (Pty) Ltd and its subsidiaries, of which we had already owned 50%. This acquisition was funded from our current cash balances.

Our financing activities during fiscal 2008 used \$6.6 million of cash, primarily due to the repayment of \$6.1 million in aggregate for bank lines of credit, short-term borrowings, long-term borrowings and capital lease

obligations. In May 2007, we used approximately \$6.0 million of cash for the payment of dividends on our ordinary shares as declared by our board of directors on March 29, 2007. In May 2008, we expect to use approximately \$6.1 million of cash in connection with the cash dividend of six U.S. cents per outstanding ordinary share declared by our board of directors on March 27, 2008.

#### Credit Facilities and Senior Notes

We have various credit and guarantee facilities established in countries, including a global credit facility (refer to the discussion below), where such facilities are required for our business. At January 31, 2008, these facilities totaled approximately \$348.4 million. Our borrowing capacities range from \$0.1 million to \$51.3 million and totaled approximately \$197.1 million at January 31, 2008. Our outstanding borrowings totaled \$113.2 million at January 31, 2008 and we had approximately \$83.9 million of available, unused borrowing capacity. At January 31, 2008, our guarantee facilities, which are a necessary part of our business, totaled approximately \$151.3 million.

The purpose of these facilities is to provide the Company with working capital, customs bonds and guarantees and general corporate purposes. Due to the global nature of the Company, a number of financial institutions are utilized to provide the above mentioned facilities.

On July 13, 2006, the Company and certain of its subsidiaries entered into a global credit facility pursuant to an agreement (Facility Agreement) with various financial institutions which are party thereto. The Facility Agreement provides for an aggregate availability of up to \$250.0 million of borrowings, guarantees and letters of credit and replaced substantially all of the Company's other existing working capital credit facilities. The Facility Agreement matures on July 13, 2009. The Company's obligations under the Facility Agreement are guaranteed by the Company and selected subsidiaries.

The Facility Agreement provides for two separate credit facilities, which are referred to as the Global Facility and the South African Facility. The Global Facility consists of a credit facility in the amount of \$150.0 million. None of our subsidiaries in South Africa may be a borrower under the Global Facility. As of January 31, 2008, the borrowings under the Global Facility totaled approximately \$123.0 million and outstanding guarantees of \$18.4 million and we had approximately \$8.6 million of available, unused borrowing capacity. The Global Facility is secured by cross guarantees and indemnities of selected subsidiary companies, but excluding those companies registered in South Africa.

The South African Facility consists of a credit facility in the amount of \$100.0 million. None of our subsidiaries outside of South Africa may be a borrower under the South African Facility. As of January 31, 2008, the borrowings under the South African Facility totaled approximately \$1.6 million and outstanding guarantees of \$49.7 million and we had approximately \$48.7 million of available, unused borrowing capacity. The South African Facility is secured by cross guarantees and indemnities of selected subsidiary companies registered in South Africa.

Loans (other than swingline loans) under the Facility Agreement bear interest at a rate per annum equal to the Interbank Offered Rate (IBOR) plus an applicable margin of 0.75% to 1.20% and swingline loans under the Facility Agreement bear interest at a rate per annum equal to the higher of the prime commercial lending rate of the Swingline Agent or an amount equal to the Federal Funds Rate plus an applicable margin of 0.75% to 1.20%.

In addition to the credit and guarantee facilities provided under the Facility Agreement, the Company utilizes a number of other financial institutions in certain countries not covered by the Facility Agreement to provide it with working capital to operate in these countries. Consequently, the use of a particular credit or guarantee facility (other than credit and guarantee facilities provided under the Facility Agreement) is normally restricted to the country in which it originated and a particular credit or guarantee facility may restrict distributions by the subsidiary operating in the country.

On July 13, 2006, the Company issued \$200.0 million of senior unsecured guaranteed notes (Senior Notes) under a note purchase agreement (Note Purchase Agreement), entered into among UTi, certain of its subsidiaries as guarantors and the purchasers named therein. Proceeds from the issuance of the Senior Notes were used to pay off the Bridge Facility and a portion of the outstanding bank lines of credit. The Senior Notes mature on July 13, 2011. The Senior Notes bear interest at a rate of 6.31% per annum, payable semi-annually, on the 13th day of January and July, commencing January 13, 2007. The Company is required to repay approximately \$33.3 million or such lesser

principal amount as shall then be outstanding, on January 13, 2009 and each January 13th and July 13th thereafter up to and including July 13, 2011. The Company's obligations under the Senior Notes and Note Purchase Agreement are guaranteed by the Company and selected subsidiaries.

The Senior Notes and Facility Agreement require the Company to comply with certain customary financial and other covenants and certain change of control provisions. Some of the covenants include maintaining a specified net worth, maintaining a specified ratio of total debt to consolidated EBITDA and minimum interest charge coverage requirements, among others. Should the Company fail to comply with these covenants, all or a portion of the obligations under the Senior Notes and Facility Agreement could become immediately payable and the Facility Agreement could be terminated and the credit and guarantee facilities provided thereunder would no longer be available.

In the fourth quarter of fiscal 2008, we entered into amendments to each of the Facility Agreement and the Note Purchase Agreement to increase the amount available for our capital lease facilities from \$40.0 million to \$90.0 million, effective October 31, 2007. Subsequent to January 31, 2008, we entered into an amendment to the Facility Agreement further increasing the amount available for our operating rental expenses from \$120.0 million to \$165.0 million per annum and amending certain other provisions and obtained two waivers, waiving certain covenants, including non-financial covenants relating to collective bargaining agreements and a requirement that certain local working capital facilities be guaranteed under the Global Facility. After giving effect to the waivers and amendments we obtained subsequent to January 31, 2008, we were in compliance with the covenants in the Note Purchase Agreement and the covenants in the Facility Agreement. There can be no assurance that we will be able to obtain waivers or amendments to the Facility Agreement or the Note Purchase Agreement in the future.

## **Contractual Obligations**

At January 31, 2008, we had the following contractual obligations (in thousands):

	Payments Due By Period					
,	Total	Less Than 1 Year	1-3 Years	4-5 Years	After 5 Years	
Bank borrowings(1)	\$161,852	\$161,852	<b>\$</b> —	\$ <u> </u>	\$ <del>-</del>	
Long-term borrowings(2)	198,477	_	155,601	42,765	111	
Capital lease obligations(2)	58,438	24,009	26,366	7,004	1,059	
Pension funding obligations	5,566	1,447	4,119	_	_	
Operating lease obligations	401,523	104,863	147,747	72,375	76,538	
Unconditional purchase obligations and						
other(3)	13,053	13,053				
Total	\$838,909	\$305,224	\$333,833	<u>\$122,144</u>	<u>\$77,708</u>	

- (1) Includes estimated interest expense based on the variable interest rates on these obligations.
- (2) Includes interest expense due to the fixed nature of interest rates on these obligations.
- (3) The Company enters into short-term agreements with carriers to reserve space on a guaranteed basis. The pricing of these obligations is dependant upon current market conditions. The Company typically does not pay for space which remains unused. The total committed obligation for these contracts as of January 31, 2008 was \$9.7 million. The remaining amount represents commitments to purchase capital equipment.

Certain of our acquisitions include contingent consideration arrangements. Amounts due to selling share-holders under such arrangements generally are based on the operating results of the acquired entity, for a period subsequent to its acquisition. In certain instances, these agreements have contractual limits on the amounts that may be payable under the earn-out arrangement. The above table does not include contingent consideration that may be paid pursuant to any such arrangements, including the approximately \$29.6 million we expect to pay in April 2008 in connection with various earn-out arrangements. See discussion in this Item under the caption "Liquidity and Capital Resources." The above table does not include amounts potentially payable to taxing authorities for uncertain tax positions taken on tax returns as we are unable to confidently estimate the timing of such payments

within individual years. As of January 31, 2008, the Company has accrued \$11.1 million related to uncertain tax positions. Refer to Note 4, "Uncertain Tax Positions" in the consolidated financial statements. Pension funding obligation amounts include estimated defined benefit pension funding obligations for the years ending January 31, 2009, 2010 and 2011. Although we expect to continue to incur funding obligations subsequent to 2011, we cannot confidently estimate the amount of such obligations at this time and, therefore, they have not been included in the table above.

We believe that with our current cash position, various bank credit facilities and operating cash flows, we have sufficient means to meet our working capital and liquidity requirements for at least the next 12 months as our operations are currently conducted.

The nature of our operations necessitates dealing in many foreign currencies and our results are subject to fluctuations due to changes in exchange rates. See "Item 7A. Quantitative and Qualitative Disclosures about Market Risk."

## **Put Options**

In connection with the formation of the partnership in South Africa that holds the shares of IHD, we granted a put option to the minority partner in the partnership providing the partner the right to put their 25.1% share of the partnership to us in 2010. We currently estimate our potential obligation under this put option, which we refer to as the strike price, to be approximately \$6.6 million on an undiscounted basis and given exchange rates in effect at January 31, 2008. We have recorded a liability associated with this put option in other non-current liabilities. The liability, which is measured at fair value, is determined by an independent appraisal firm engaged by us and represents, among other factors, the difference between the estimated strike price and the estimated fair value of the equity in the partnership held by the minority partner, in each case calculated at the time the put option becomes exercisable. Amounts included in other non-current liabilities were \$1.5 million and \$2.9 million at January 31, 2008 and 2007, respectively. The above table does not include the fair value of the put option.

Effective September 20, 2007, the Company acquired 50% of the issued and outstanding shares of Newlog. Effective October 8, 2007, the Company completed a merger agreement to which Newlog merged with and into a wholly-owned Israeli indirect subsidiary of the Company. As a result of these transactions, the Company owns 75% of the shares of the surviving corporation. In connection with the formation of this partnership, the Company granted a put option to the minority partner providing the partner with a right to put their 25% share of the partnership to the Company, under certain circumstances, including a change in control of UTi. The Company has recorded a liability associated with this put option in other non-current liabilities. The liability recorded represents, among other factors, the difference between the estimated strike price, and the estimated fair value of the minority partner equity, if the put option becomes exercisable. Amounts recorded as a result of this put option and included in other non-current liabilities were not material at January 31, 2008 and are not included in the table of Contractual Obligations above.

## **Off-Balance Sheet Arrangements**

We have no material off-balance sheet arrangements.

#### Impact of Inflation

To date, our business has not been significantly or adversely affected by inflation. Historically, we have been generally successful in passing carrier rate increases and surcharges on to our clients by means of price increases and surcharges. Direct carrier rate increases could occur over the short- to medium-term. Due to the high degree of competition in the marketplace, these rate increases might lead to an erosion of our profit margins.

#### Critical Accounting Policies and Use of Estimates

Our discussion of our operating and financial review and prospects is based on our consolidated financial statements, prepared in accordance with U.S. GAAP and contained within this report. Certain amounts included in, or affecting, our consolidated financial statements and related disclosure must be estimated, requiring us to make

certain assumptions with respect to values or conditions which cannot be known with certainty at the time the financial statements are prepared. Therefore, the reported amounts of our assets and liabilities, revenues and expenses and associated disclosures with respect to contingent obligations are necessarily affected by these estimates. In preparing our financial statements and related disclosures, we must use estimates in determining the economic useful lives of our assets, obligations under our employee benefit plans, provisions for uncollectible accounts receivable and various other recorded and disclosed amounts. We evaluate these estimates on an ongoing basis.

Our significant accounting policies are included in Note 1, "Summary of Significant Accounting Policies," in the consolidated financial statements included in this report; however, we believe that certain accounting policies are more critical to our financial statement preparation process than others. These include our policies on revenue recognition, income taxes, allowance for doubtful receivables, goodwill and other intangible assets, contingencies and currency translation.

#### Revenue Recognition

Gross revenue represents billings on exports to clients, plus net revenue on imports, net of any billings for value added taxes, custom duties and freight insurance premiums whereby the Company acts as an agent. The Company recognizes revenue in accordance with method 2 of Emerging Issues Task Force Issue No. 91-9, Revenue and Expense Recognition for Freight Services in Process. Accordingly, gross revenue and freight consolidation costs for airfreight and ocean freight forwarding services, including commissions earned from the Company's services as an authorized agent for airline and ocean carriers and third-party freight insurers are recognized at the time the freight departs the terminal of origin which is when the client is billed. This method generally results in recognition of gross revenues and freight consolidation costs earlier than methods that do not recognize revenues until a proof of delivery is received or that recognize revenues as progress on the transit is made. The Company's method of revenue and cost recognition does not result in a material difference from amounts that would be reported under such other methods.

Gross customs brokerage revenue, contract logistics revenue and distribution and other revenues are recognized when the client is billed, which for customs brokerage revenue, is when the necessary documentation for customs clearance has been completed, and for contract logistics and other revenues, is when the service has been provided to third parties in the ordinary course of business. Net revenue is determined by deducting freight consolidation costs from gross revenue. Freight consolidation costs are recognized at the time the freight departs the terminal of origin. Certain costs, related primarily to ancillary services, are estimated and accrued at the time the services are provided, and adjusted upon receipt of the suppliers' final invoices.

#### Income Taxes

Our overall effective income tax rate is determined by the geographic composition of our worldwide taxable income, with some of our operations in countries with low effective income tax rates. Consequently our provision of tax expense on an interim basis is based on an estimate of our overall effective tax rate for the related annual period.

Deferred income taxes are accounted for using the liability method in respect of temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax basis used in the computation of taxable income. Deferred income tax assets and liabilities are recognized for all taxable temporary differences. Deferred income taxes are calculated at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled. Deferred income taxes are charged or credited to the income statement.

Deferred income tax assets are offset by valuation allowances so that the assets are recognized only to the extent that it is more likely than not that taxable income will be available against which deductible temporary differences can be utilized. We consider our historical performance, forecast taxable income and other factors when we determine the sufficiency of our valuation allowances. We believe the estimates and assumptions used to determine future taxable income to be reasonable, although they are inherently unpredictable and uncertain and actual results may differ from these estimates.

On February 1, 2007, the Company adopted Financial Accounting Standards Board (FASB) Interpretation No. 48, Accounting for Uncertainty in Income Taxes — an interpretation of FASB Statement No. 109 (FIN No. 48). Prior to the adoption of FIN No. 48, gross unrecognized tax benefits for uncertain tax positions was included in current liabilities pursuant to SFAS No. 5. The Company includes interest and penalties on tax uncertainties in interest expense and other operating expenses, respectively. For further information regarding the adoption of FIN No. 48, see Note 4, "Uncertain Tax Positions."

## Allowance for Doubtful Receivables

We maintain an allowance for doubtful receivables based on a variety of factors and estimates. These factors include historical client trends, general and specific economic conditions and local market conditions. We believe our estimate for doubtful receivables is based on reasonable assumptions and estimates, although they are inherently unpredictable and uncertain and actual results may differ from these estimates.

#### **Business Combinations**

The terms of our acquisitions often include contingent consideration or earn-out arrangements based upon the performance of the acquired business, subsequent to acquisition. Accordingly, we are required to make a determination as to what portion of the contingent consideration represents a cost of the acquisition and what portion, if any, represents a compensatory arrangement, based upon the terms of the arrangement. The determination of the compensatory element, if any, requires judgment and impacts the amount of compensation expense recorded as Staff Costs.

## Goodwill and Other Intangible Assets

Goodwill is the difference between the purchase price of a company and the fair market value of the acquired company's net assets. Other intangible assets with definite lives, other than client relationships, are being amortized using the straight-line method over their estimated lives. Client relationships are generally being amortized using an accelerated method over shortened periods, to approximate the period of distribution of expected cash flows.

Intangible assets with indefinite lives, including goodwill are assessed at least annually for impairment in accordance with SFAS No. 142, *Goodwill and Other Intangible Assets* (SFAS No. 142). We complete the required impairment test annually in the second quarter, or when certain events occur or circumstances change. Estimated lives of other intangible assets currently range from one to seventeen years.

#### Share-Based Compensation

During the quarter ended April 30, 2006, the Company adopted SFAS No. 123R, "Share-Based Payment," (SFAS No. 123R), using the modified prospective transition method and therefore, has not restated results for prior periods. Under this method, the Company recognizes share-based compensation expense, net of an estimated forfeiture rate, over the requisite service period of the award. Prior to the adoption of SFAS No. 123R, the Company accounted for share-based payments under Accounting Principles Board Opinion (APB) No. 25, Accounting for Stock Issued to Employees (APB No. 25), and the disclosure provisions of SFAS No. 123. For further information, see Note 14, "Share-Based Compensation."

Shares of newly issued common stock will be issued upon exercise of stock options or vesting of restricted share units.

#### Contingencies

We are subject to a range of claims, lawsuits and administrative proceedings that arise in the ordinary course of business. Estimating liabilities and costs associated with these matters requires judgment and assessment based upon professional knowledge and experience of management and its legal counsel. Where the Company is self-insured in relation to freight related exposures or employee benefits, adequate liabilities are estimated and recorded for the portion for which we are self-insured. When estimates of our exposure from claims or pending or threatened litigation matters meet the recognition criteria of SFAS No. 5, amounts are recorded as charges to earnings. The

ultimate resolution of any exposure to us may change as further facts and circumstances become known. For further information regarding legal proceeding, see Note 17, "Contingencies."

#### **Currency Translation**

For consolidation purposes, balance sheets of subsidiaries expressed in currencies other than U.S. dollars are translated at the rates of exchange ruling at the balance sheet date. Operating results for the fiscal year are translated using average rates of exchange for the fiscal year. Gains and losses on translation are recorded as a separate component of equity and are included in other comprehensive income or loss. Transactions in foreign currencies during the year are remeasured at rates of exchange ruling on the dates of the transactions. Gains and losses arising on remeasurement are accounted for in the income statement. Exchange differences arising on the translation of long-term structural loans to subsidiary companies are recorded as accumulated other comprehensive income or loss. Exchange differences arising on the translation of structural loans to subsidiary companies that are not permanent in nature are recorded as other income or expense in the consolidated income statement.

Assets and liabilities at the balance sheet date of the Company's subsidiaries expressed in currencies different to their functional currencies, are remeasured at rates of exchange ruling at the balance sheet date.

## Stock Split

On March 7, 2006, our board of directors declared a three-for-one stock split of our ordinary shares. Shareholders of record as of the close of business on March 17, 2006 received two additional shares for each one share held on the record date with distribution of the additional shares effected on March 27, 2006. Share, per share, stock option and restricted stock unit data for all periods presented in this report on Form 10-K, including the consolidated financial statements and related disclosures have been adjusted to give effect to the stock split.

#### **Recent Accounting Pronouncements**

In September 2006, the FASB issued SFAS No. 157, Fair Value Measurements, (SFAS No. 157). SFAS No. 157 defines fair value, sets out a framework for measuring fair value in U.S. GAAP, and expands disclosures about fair value measurements of assets and liabilities. SFAS No. 157 applies under other accounting pronouncements previously issued by the FASB that require or permit fair value measurements. SFAS No. 157 is effective for the Company for fiscal years beginning February 1, 2008, and interim periods within those fiscal years. In February 2008, the FASB issued Staff Position (FSP) No. 157-1, Application of FASB Statement No. 157 to FASB Statement No. 13 and Other Accounting Pronouncements That Address Fair Value Measurements for Purposes of Lease Classification or Measurement under Statement 13 ("FSP 157-1") and FSP No. 157-2, Effective Date of FASB No. 157 ("FSP 157-2"). FSP 157-1 amends SFAS No. 157 to exclude FASB Statement No. 13, Accounting for Leases (SFAS No. 13) and other accounting pronouncements that address fair value measurements for purposes of lease classification or measurement under SFAS No. 13. However, this scope exception does not apply to assets acquired and liabilities assumed in a business combination that are required to be measured at fair value under FASB Statement No. 141, Business Combinations, or No. 141 (revised 2007), Business Combinations, regardless of whether those assets and liabilities are related to leases. FSP 157-2 delays the effective date of SFAS No. 157 for nonfinancial assets and liabilities, except for items that are recognized or disclosed at fair value at least once a year, to fiscal years beginning after November 15, 2008, and for interim periods within those fiscal years. The Company is currently assessing the effects SFAS No. 157, FSP 157-1 and FSP 157-2 may have on its consolidated results of operations and financial position.

In February 2007, the FASB issued SFAS No. 159, The Fair Value Option for Financial Assets and Financial Liabilities (SFAS No. 159), which permits an entity to measure certain financial assets and financial liabilities at fair value. The objective of SFAS No. 159 is to improve financial reporting by allowing entities to mitigate volatility in reported earnings caused by the measurement of related assets and liabilities using different attributes, without having to apply complex hedge accounting provisions. Under SFAS No. 159, entities that elect the fair value option (by instrument) will report unrealized gains and losses in earnings at each subsequent reporting date. The fair value option election is irrevocable, unless a new election date occurs. SFAS No. 159 establishes presentation and disclosure requirements to help financial statement users understand the effect of the entity's election on its

earnings, but does not eliminate disclosure requirements of other accounting standards. Assets and liabilities that are measured at fair value must be displayed on the face of the balance sheet. This statement is effective for the Company on February 1, 2008. The Company is currently assessing the effect SFAS No. 159 may have on its consolidated results of operations and financial position.

In June 2007, the Emerging Issues Task Force (EITF) reached a consensus on Issue No. 06-11, Accounting for Income Tax Benefits of Dividends on Share-Based Payment Awards (EITF No. 06-11). EITF No. 06-11 states that an entity should recognize a realized tax benefit associated with dividends on nonvested equity shares, nonvested equity share units and outstanding equity share options charged to retained earnings as an increase in common stock. The amount recognized in common stock should be included in the pool of excess tax benefits available to absorb potential future tax deficiencies on share-based payment awards. EITF No. 06-11 should be applied prospectively to income tax benefits of dividends on equity-classified share-based payment awards that are declared in fiscal years beginning on February 1, 2008. The Company does not expect the adoption of EITF No. 06-11 to have a significant effect on its consolidated results of operations and financial position.

In December 2007, the FASB issued SFAS No. 141 (Revised 2007), or (R), Business Combinations (SFAS No. 141(R)). This Statement retained the fundamental requirements in Statement 141 that the acquisition method of accounting (which Statement 141 called the purchase method) be used for all business combinations and for an acquirer to be identified for each business combination. This Statement, which is broader in scope than that of Statement 141, which applied only to business combinations in which control was obtained by transferring consideration, applies the same method of accounting (the acquisition method) to all transactions and other events in which one entity obtains control over one or more other businesses. This Statement also makes certain other modifications to Statement 141. This statement applies prospectively to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after December 15, 2008. An entity may not apply it before that date. The Company is currently assessing the effect SFAS No. 141(R) may have on its consolidated results of operations and financial position.

In December 2007, the FASB issued SFAS No. 160, Noncontrolling Interests in Consolidated Financial Statements — An amendment of ARB No. 51 (SFAS No. 160). This statement amends Accounting Research Bulletin 51, "Consolidated Financial Statements," (ARB 51) to establish accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. It clarifies that a noncontrolling interest in a subsidiary, which is sometimes referred to as minority interest, is an ownership interest in the consolidated entity that should be reported as equity in the consolidated financial statements. Among other requirements, this statement requires consolidated net income to be reported at amounts that include the amounts attributable to both the parent and the noncontrolling interest. It also requires disclosure, on the face of the consolidated income statement, of the amounts of consolidated net income attributable to the parent and to the noncontrolling interest. This statement is effective for fiscal years, and interim periods within those fiscal years, beginning on or after December 15, 2008 (that is, January 1, 2009, for entities with calendar year-ends). Earlier adoption is prohibited. The Company is currently assessing the effect SFAS No. 160 may have on its consolidated results of operations and financial position.

In March 2008, the FASB issued SFAS No. 161, Disclosures about Derivative Instruments and Hedging Activities; An amendment of FASB Statement No. 133 (SFAS No. 161). This statement is intended to enhance the current disclosure framework in SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities. SFAS No. 161 requires that objectives for using derivative instruments be disclosed in terms of underlying risk and accounting designation. This Statement is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008, with early application encouraged. The Company is currently assessing the impact SFAS No. 161 may have on its consolidated results of operations and financial position.

#### Reclassifications

Certain amounts in the prior years' consolidated financial statements have been reclassified to conform to the current year presentation. In accordance with SFAS No. 131, *Disclosures about Segments of an Enterprise and Related Information*, all prior period segment information has been reclassified to conform to the current presentation.

# ITEM 7A. Quantitative and Qualitative Disclosures about Market Risk

## Quantitative Information about Market Risk

## Foreign Currency Exchange Rate Sensitivity

Our use of derivative financial instruments is limited to forward foreign exchange contracts. At January 31, 2008, the notional value of all of our open forward foreign exchange contracts was \$36.7 million related to transactions denominated in various currencies, but predominantly in U.S. dollars, euros and British pounds sterling. These contracts are generally entered into at the time the foreign currency exposure is incurred and do not exceed 60 days.

The following tables provide comparable information about our non-functional currency components of balance sheet items by currency, and present such information in U.S. dollar equivalents at January 31, 2008 and 2007. These tables summarize information on transactions that are sensitive to foreign currency exchange rates, including non-functional currency denominated receivables and payables. The net amount that is exposed in foreign currency is then subjected to a 10% change in the value of the functional currency versus the non-functional currency.

Non-functional currency exposure in U.S. dollar equivalents is as follows (in thousands):

			Net		exchange (loss) al currency
	Assets	Liabilities	exposure long/(short)	Appreciates by 10%	Depreciates by 10%
At January 31, 2008:					
U.S. dollars	\$128,089	\$ 76,092	\$ 51,997	\$ 5,200	\$(5,200)
Euros	7,015	22,903	(15,888)	(1,589)	1,589
British pounds sterling	10,596	10,350	246	25	(25)
Hong Kong dollars	1,796	1,354	442	44	(44)
Other	4,272	8,593	(4,321)	(432)	432
Total	<u>\$151,768</u>	<u>\$119,292</u>	<u>\$ 32,476</u>	\$ 3,248	<u>\$(3,248)</u>
At January 31, 2007:					
U.S. dollars	\$ 68,074	\$ 44,188	\$ 23,886	\$ 2,389	\$(2,389)
Euros	4,997	10,920	(5,923)	(592)	592
British pounds sterling	6,636	6,786	(150)	(15)	15
Hong Kong dollars	547	2,859	(2,312)	(231)	231
Other	2,403	4,513	(2,110)	(211)	211
Total	\$ 82,657	\$ 69,266	<u>\$ 13,391</u>	<u>\$ 1,340</u>	<u>\$(1,340)</u>

## Qualitative Information about Market Risk

### Foreign Exchange Risk

The nature of our operations necessitates dealing in many foreign currencies. Our results are subject to fluctuations due to changes in exchange rates. We attempt to limit our exposure to changing foreign exchange rates through both operational and financial market actions. We provide services to clients in locations throughout the world and, as a result, operate with many currencies including the key currencies of North America, Latin America, Africa, Asia Pacific and EMENA.

Our short-term exposures to fluctuating foreign currency exchange rates are related primarily to intercompany transactions. The duration of these exposures is minimized through our use of an intercompany netting and settlement system that settles all of our intercompany trading obligations once per month. In addition, selected exposures are managed by financial market transactions in the form of forward foreign exchange contracts

(typically with maturities at the end of the month following the purchase of the contract). Forward foreign exchange contracts are primarily denominated in the currencies of our principal markets. We will normally generate foreign exchange gains and losses through normal trading operations. We do not enter into derivative contracts for speculative purposes.

We do not hedge our foreign currency exposure in a manner that would entirely eliminate the effects of changes in foreign exchange rates on our consolidated net income.

Many of our operations operate in functional currencies other than the U.S. dollar. The net assets of these divisions are exposed to foreign currency translation gains and losses, which are included as a component of accumulated other comprehensive loss in shareholders' equity. Such translation resulted in unrealized gains of \$33.1 million in fiscal 2008. The Company has historically not attempted to hedge this equity risk.

#### Interest Rate Risk

As a result of our normal borrowing and leasing activities, our operating results are exposed to fluctuations in interest rates, which we manage primarily through our regular financing activities. We have short-term and long-term debt with both fixed and variable interest rates. Short-term debt is primarily comprised of bank lines of credit used to finance working capital requirements. Generally, our short-term debt is at variable interest rates, while our long-term debt is at fixed interest rates. The fair value of our long-term bank loans approximates the carrying value at January 31, 2008 and 2007. Interest rate risk was estimated as the potential decrease in fair value resulting from a hypothetical 10% increase in interest rates and was not considered material at either year-end. We believe a 1% change in interest rates would not have a material impact on our future investment earnings due to the short-term nature of our investments.

We do not undertake any specific actions to cover our exposure to interest rate risk and we are not a party to any interest rate risk management transactions. We do not purchase or hold any derivative financial instruments for trading or speculative purposes.

#### ITEM 8. Financial Statements and Supplementary Data

#### Consolidated Statements and Other Financial Information

Our consolidated financial statements, along with the report of our independent registered public accounting firm thereon, are attached to this report beginning on page F-1 and are incorporated herein by reference.

# ITEM 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

None.

#### ITEM 9A. Controls and Procedures

## Management's Evaluation of Disclosure Controls and Procedures

As of January 31, 2008, the end of the period covered by this report, an evaluation was performed under the supervision and with the participation of the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the Company's disclosure controls and procedures, as such term is defined under Rule 13a-15(e) and 15d-15(e) promulgated under the Securities Exchange Act of 1934, as amended (the Exchange Act). Based on that evaluation, the Company's management, including the Chief Executive Officer and Chief Financial Officer, concluded that the Company's disclosure controls and procedures were not effective as of January 31, 2008, solely due to the material weaknesses in internal control over financial reporting described under "Management's Report on Internal Control over Financial Reporting" beginning on page F-2.

Management's annual report on internal control over financial reporting and the report of our independent registered public accounting firm, attached to this report beginning on page F-2, are incorporated herein by reference.

The company's evaluation of the additional controls required to address the above mentioned material weaknesses is ongoing. Management is in the process of improving and strengthening the design and implementation of controls over accounting for income taxes and increasing the number of experienced personnel in the finance function. We expect this to be completed by the end of our fiscal year ending January 31, 2009.

As we are in the process of improving and strengthening the design and implementation of internal controls related to the above matters, the Company performed additional procedures with respect to income tax matters and the Chief Financial Officer performed additional supervision and review of the financial closing and reporting process in order to prepare the consolidated financial statements in accordance with U.S. GAAP. These additional procedures included a review of income tax matters by personnel with adequate accounting knowledge. As a result of these additional procedures and notwithstanding management's assessment that internal control over financial reporting was ineffective as of January 31, 2008, and the associated material weaknesses, the Company believes that the consolidated financial statements included in this Annual Report on Form 10-K correctly present the financial position, results of operations and cash flows for the fiscal years covered thereby in all material respects.

## Changes in Internal Control over Financial Reporting

Other than the material weaknesses described above, there were no changes in the Company's internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) that occurred during the fourth fiscal quarter ended January 31, 2008 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

### ITEM 9B. Other Information

On January 31, 2008, management, having the authority to do so, undertook several cost reduction measures designed to streamline our operations and reduce our costs. These measures, which we refer to collectively as the Cost Reduction Measures, were undertaken and/or are being undertaken by us in response to slowing growth in our net revenue resulting from yield compression and a slowing economy, as well as deterioration in the performance of some of our under-performing operations. The Cost Reduction Measures include the following:

- Exiting our retail distribution business in Africa, the surface distribution operation of one of our integrated logistics businesses in the Americas, and other selected non-performing operations;
- Cancelling various long-term initiatives, such as the development of certain industry verticals;
- Reducing the number of aircraft which we charter, primarily on the routes from Asia;
- Exiting an unprofitable contract arrangement in connection with a contract logistics site in the Americas; and
- · Realigning corporate and regional functions in an effort to reduce our overhead costs.

As a result of the Cost Reduction Measures, we have undertaken steps to reduce our global workforce by approximately 6% by the end of the second fiscal quarter in fiscal 2009 when compared with our workforce at the end of the third quarter of fiscal 2008. While some of the initial Cost Reduction Measures have been implemented as of the date of this filing, others are being implemented in the first and second quarters of fiscal 2009. Accordingly, we expect to experience most of the anticipated improvements from these actions commencing in the second half of fiscal 2009. When fully implemented the Cost Reduction Measures are expected to reduce annualized expenses by approximately \$105 to \$110 million and result in annualized net revenue reductions of \$70 to \$75 million.

In connection with the Cost Reduction Measures, we incurred pre-tax restructuring charges of approximately \$8.4 million in the fourth quarter of fiscal 2008. As of the date of this filing, we expect to record additional pre-tax restructuring charges of approximately \$5.2 million in the first quarter of fiscal 2009. These pre-tax restructuring charges and costs include:

• Employee severance and termination costs estimated to be \$5.5 million in the aggregate, of which approximately \$2.5 million were incurred in the fourth quarter of fiscal 2008;

- Asset impairment charges of approximately \$3.5 million, which were incurred in the fourth quarter of fiscal 2008. Asset impairments primarily relate to the cancellation of various long term initiatives, such as the development of certain industry verticals and information technology costs; and
- Contract termination and other costs estimated to be \$4.6 million in the aggregate, of which approximately \$2.4 million were incurred in the fourth quarter of fiscal 2008.

We estimate that approximately seventy four percent of the total charges associated with the Cost Reduction Measures have been, or will be, cash expenditures, predominantly for severance and employee termination costs.

In connection with the Cost Reduction Measures, the Company's management determined on January 31, 2008 that certain assets were impaired, as outlined in the second bullet point above. The impairment charges have not resulted in any cash expenditures.

For more information regarding these actions, see Item 7. Management's Discussion and Analysis of Financial Conditions and Results of Operations — Overview — Cost Reduction Measures," which disclosures are incorporated herein by reference. See also Note 8, "Restructuring and Impairments," of the Notes to Consolidated Financial Statements for additional information regarding the related costs and impairment charges.

#### PART III

## ITEM 10. Directors and Executive Officers and Corporate Governance

The information required by this Item with respect to directors, the Audit Committee and Section 16(a) compliance is incorporated by reference under the captions, "Election of Directors," "Information about the Board of Directors and Committees of the Board" and "Section 16(a) Beneficial Ownership Reporting Compliance," respectively, from our definitive Proxy Statement for our 2008 Annual Meeting of Shareholders, which we refer to as the 2008 Proxy Statement, which will be filed within 120 days of January 31, 2008 pursuant to Regulation 14A.

Information regarding our executive officers is included in Part I, Item 1 of this report appearing under the caption, "Executive Officers and Other Senior Managers of Registrant."

We have adopted a Code of Conduct and Ethics that applies to our executive officers, including the Chief Executive Officer and the Chief Financial Officer. The full text of the code is published on the Company's website at www.go2uti.com in the "Corporate Governance" section and a copy of the code will be provided to any person without charge, upon written request addressed through UTi, Services, Inc., 100 Oceangate, Suite 1500, Long Beach, CA 90802, U.S.A., attention: Investor Relations. In the event that we make any amendments to, or grant any waivers of, a provision of the Code of Ethics applicable to its principal executive officer, principal financial officer or principal accounting officer, we intend to disclose such amendment or waiver on our website. Information on our website, however, does not form a part of this annual report on Form 10-K.

#### ITEM 11. Executive Compensation

The information required by this Item is incorporated by reference under the captions "Information about the Board of Directors and Committees of the Board — Compensation of Directors" and "Compensation of Executive Officers" from our 2008 Proxy Statement.

## ITEM 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The information required by this Item with regard to the security ownership of certain beneficial owners and management is incorporated by reference under the captions "Security Ownership of Certain Beneficial Owners and Management" from our 2008 Proxy Statement.

## Securities Authorized for Issuance under Equity Compensation Plans

The following table sets forth information as of January 31, 2008 regarding the number of our ordinary shares that may be issued pursuant to our equity compensation plans:

	(a) Number of Securities to be Issued upon Exercise of Outstanding Options, Warrants and Rights	(b) Weighted-average Exercise Price of Outstanding Options, Warrants, and Rights	(c) Number of Securities Remaining Available for Future Issuance under Equity Compensation Plans (Excluding Securities Reflected in Column (a))
Plan category			
Equity compensation plans approved by security holders	4,786,242(1)(2)	\$15.21	4,018,703(3)
Equity compensation plans not approved by security holders	<del></del>		
Total	4,786,242	<u>\$15.21</u>	4,018,703

- (1) Of these shares 13,968 are restricted share units outstanding under the 2004 Non-Employee Directors Share Incentive Plan. In addition, 753,571 shares are restricted share units granted as retention awards, which we refer to as the Retention Awards under our 2004 Long-Term Incentive Plan. The Retention Awards consist of restricted share units, which entitle the holder to have shares issued to him or her upon the passage of time. Under the Retention Awards, 100% of the shares will vest at the end of the required retention period. Restricted share units granted under the 2004 Non-Employee Directors Share Incentive Plan generally vest and become non-forfeitable on the date immediately proceeding the annual meeting of the shareholders which follows the grant date of the restricted share units, provided that the director receiving such restricted share units is then serving as a director on such date. Receipt of such shares may be deferred under the terms of the plan.
- (2) This amount of securities to be issued upon the exercise of outstanding options, warrants and rights includes 343,061 shares as to which the exercise price was above the closing market price of our ordinary shares as of January 31, 2008. This amount of securities excludes performance-based restricted share units that are no. longer capable of vesting as of January 31, 2008.
- (3) The restricted share units identified in Footnote 1 are not included in column (c).

# ITEM 13. Certain Relationships and Related Transactions, and Director Independence

The information required by this Item is incorporated by reference under the captions "Information About the Board of Directors and Committees of the Board" and "Transactions with Management and Others" from our 2008 Proxy Statement.

## ITEM 14. Principal Accountant Fees and Services

The information required by this Item is incorporated by reference under the caption "Independent Registered Public Accountants" from our 2008 Proxy Statement.

#### PART IV

## ITEM 15. Exhibits and Financial Statement Schedules

1. Financial Statements and Financial Statement Schedule

Our consolidated financial statements are attached to this report and begin on page F-1.

2. Exhibits

The following documents are filed herewith or incorporated herein by reference to the location indicated.

Exhibit	<u>Description</u>
3.1	Memorandum of Association of the Company, as amended (incorporated by reference to Exhibit 3.1 to the Company's Current Report on Form 8-K, filed July 31, 2007)
3.2	Articles of Association of the Company, as amended (incorporated by reference to Exhibit 3.1 to the Company's Current Report on Form 8-K, filed July 31, 2007)
10.1+	Form of Employment Agreement between Mr. Wessels and the Company (incorporated by reference to Exhibit 10.4 to the Company's Registration Statement on Form F-1, No. 333-47616, filed October 10, 2000)
10.2+	Second Amended and Restated Employment Agreement between Mr. MacFarlane and the Company dated as of December 31, 2007
10.3	Amended and Restated Registration Rights Agreement between PTR Holdings, Inc., Union-Transport Holdings Inc. and the Company (incorporated by reference to Exhibit 4.4 to Amendment No. 2 to the Company's Registration Statement on Form F-3, No. 333-101309, filed December 10, 2002)
10.4	Sale of Shares Agreement, entered into December 6, 2004, between Pyramid Freight (Proprietary) Limited and The Trustees For the Time Being of the UTi Empowerment Trust (incorporated by reference to Exhibit 10.4 to the Company's Quarterly Report on Form 10-Q, filed December 8, 2004)
10.5	Loan Agreement, entered into December 6, 2004, between Pyramid Freight (Proprietary) Limited and UTi South Africa (Proprietary) Limited (incorporated by reference to Exhibit 10.5 to the Company's Quarterly Report on Form 10-Q, filed December 8, 2004)
10.6	Shareholders" Agreement, entered into December 6, 2004, among Pyramid Freight (Proprietary) Limited, the Trustees for the Time Being of the UTi Empowerment Trust and UTi South Africa (Proprietary) Limited (incorporated by reference to Exhibit 10.6 to the Company's Quarterly Report on Form 10-Q, filed December 8, 2004)
10.7	Sale of Business Agreement, entered into December 6, 2004, between Pyramid Freight Proprietary) Limited and UTi South Africa (Proprietary) Limited (incorporated by reference to Exhibit 10.7 to the Company's Quarterly Report on Form 10-Q, filed December 8, 2004)
10.8+	Executive Annual Cash Bonus Plan (incorporated by reference to Exhibit 10.1 to the Company's Quarterly Report on Form 10-Q, filed June 11, 2007)
10.9*	Agreement between UTi Spain, S.L. and the other parties named therein (incorporated by reference to Exhibit 10.1 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2005)
10.10+	Employment Agreement of Mr. John Hextall (incorporated by reference to Exhibit 99.2 to the Company's Current Report on Form 8-K, filed February 27, 2006)
10.11+	Employment Agreement of Mr. Gene Ochi (incorporated by reference to Exhibit 99.3 to the Company's Current Report on Form 8-K, filed February 27, 2006)
10.12+	Employment Agreement of Mr. Lawrence Samuels (incorporated by reference to Exhibit 99.5 to the Company's Current Report on Form 8-K, filed February 27, 2006)
10.13+	Non-Employee Directors Share Option Plan, as amended, (incorporated by reference to Exhibit 10.1 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2006)
10.14+	2000 Employee Share Purchase Plan, as amended (incorporated by reference to Exhibit 10.1 to the Company's Quarterly Report on Form 10-Q, filed September 10, 2007)
10.15+	2000 Stock Option Plan, as amended (incorporated by reference to Exhibit 10.3 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2006)
10.16+	2004 Long-Term Incentive Plan, as amended and restated (incorporated by reference to Exhibit 10.4 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2006)
10.17+	Uniserv Executive Provident Fund, as amended (incorporated by reference to Exhibit 10.6 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2006)
10.18+	Uniserv Pension Fund, as amended (incorporated by reference to Exhibit 10.7 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2006)
10.19+	WTC Provident Fund, as amended (incorporated by reference to Exhibit 10.8 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2006)

Exhibit Description

- 10.20+ Norwich Union Cash Plus Individual Pension Plan Policy for Mr. John Hextall (incorporated by reference to Exhibit 10.10 to the Company's Quarterly Report on Form 10-Q, filed June 9, 2006)
- 10.21+ Non-Employee Director Compensation Policy (incorporated by reference to Exhibit 99.1 to the Company's Current Report on Form 8-K, filed June 16, 2006)
- 10.22 Note Purchase Agreement, dated as of July 13, 2006, by and among UTi Worldwide Inc. and certain of its subsidiaries party thereto and the purchasers party thereto (incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K, filed July 19, 2006)
- 10.23 Credit Facility, dated as of July 13, 2006, by and among UTi Worldwide Inc. and certain of its subsidiaries party thereto and various financial institutions party thereto (incorporated by reference to Exhibit 10.2 to the Company's Current Report on Form 8-K, filed July 19, 2006)
- 10.24 Cession Agreement in Security, dated as of July 13, 2006, by and among Pyramid Freight (Proprietary) Limited, South African Branch, and Nedbank Limited (incorporated by reference to Exhibit 10.3 to the Company's Current Report on Form 8-K, filed July 19, 2006)
- 10.25+ Form of Performance Enhancement Award Agreement for May 12, 2006 Performance Enhancement Awards granted to certain executive officers pursuant to the UTi Worldwide Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.4 to the Company's Quarterly Report on Form 10-Q, filed September 11, 2006)
- 10.26+ Form of UTi Worldwide Inc. 2004 Long-Term Incentive Plan Performance Enhancement Award Agreement (Type C) (incorporated by reference to Exhibit 10.5 to the Company's Quarterly Report on Form 10-O, filed September 11, 2006)
- 10.27+ Form of UTi Worldwide Inc. 2004 Long-Term Incentive Plan Performance Enhancement Award Agreement (Type D) (incorporated by reference to Exhibit 10.6 to the Company's Quarterly Report on Form 10-Q, filed September 11, 2006)
- 10.28+ Form of UTi Worldwide Inc. 2004 Long-Term Incentive Plan Stock Option Award Agreement, as amended (incorporated by reference to Exhibit 10.28 to the Company's Annual Report on Form 10-K, filed April 17, 2006)
- 10.29+ Form of UTi Worldwide Inc. 2004 Long-Term Incentive Plan Performance Enhancement Award Agreement, as amended (Type A) (incorporated by reference to Exhibit 10.29 to the Company's Annual Report on Form 10-K, filed April 17, 2006)
- 10.30+ Form of UTi Worldwide Inc. 2004 Long-Term Incentive Plan Performance Enhancement Award Agreement, as amended (Type B) (incorporated by reference to Exhibit 10.30 to the Company's Annual Report on Form 10-K, filed April 17, 2006)
- 10.31+ Form of UTi Worldwide Inc. 2004 Long-Term Incentive Plan Long-Term Award Agreement, as amended (Type A) (incorporated by reference to Exhibit 10.31 to the Company's Annual Report on Form 10-K, filed April 17, 2006)
- 10.32+ Form of UTi Worldwide Inc. 2004 Long-Term Incentive Plan Long-Term Award Agreement, as Amended (Type B) (incorporated by reference to Exhibit 10.32 to the Company's Annual Report on Form 10-K, filed April 17, 2006)
- 10.33+ 2004 Non-Employee Directors Share Incentive Plan, as amended and restated (incorporated by reference to Exhibit 99.2 to the Company's Current Report on Form 8-K, filed June 16, 2006)
- 10.34+ Form of UTi Worldwide Inc. Non-Employee Directors Share Incentive Plan Restricted Shares Award Agreement and Section 83(b) Election Form as amended (incorporated by reference to Exhibit 99.3 to the Company's Current Report on Form 8-K, field June 16, 2006)
- 10.35+ Form of UTi Worldwide Inc. 2004 Non-Employee Directors Share Incentive Plan Restricted Share Unit Award Agreement and Section 83(b) Election Form, as amended (incorporated by reference to Exhibit 10.33 to the Company's Annual Report on Form 10-K, filed April 17, 2006)
- 10.36+ Form of UTi Worldwide Inc. 2004 Non-Employee Directors Share Incentive Plan Deferral and Distribution Election Form for Restricted Share Units and Restricted Shares, as amended (incorporated by reference to Exhibit 10.34 to the Company's Annual Report on Form 10-K, filed April 17, 2006)

64

Exhibit	<u>Description</u>
10.37+	Form of UTi Worldwide Inc. 2004 Non-Employee Directors Share Incentive Plan — Combined Elective Grant and Deferral Election Agreement, as amended (incorporated by reference to Exhibit 10.35 to the Company's Annual Report on Form 10-K, filed April 17, 2006)
10.38+	Form of Indemnification Agreement (incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K, filed January 16, 2007)
10.39+	Form of Change of Control Agreement
10.40	Amendment to Note Purchase Agreement, dated as of October 11, 2006, by and among UTi Worldwide Inc. and certain of its subsidiaries party thereto and the purchasers party thereto
10.41	Amendment to Credit Facility, dated as of October 11, 2006, by and between UTi Worldwide Inc. for itself and its subsidiaries party to the Credit Facility and ABN Amro Bank N.V. as agent for the various financial institutions party to the Credit Facility
10.42	Amendment to Note Purchase Agreement, dated as of December 12, 2007, by and among UTi Worldwide Inc. and certain of its subsidiaries party thereto and the purchasers party thereto
10.43	Amendment to Credit Facility, dated as of December 7, 2007, by and between UTi Worldwide Inc. for itself and its subsidiaries party to the Credit Facility and ABN Amro Bank N.V. as agent for the various financial institutions party to the Credit Facility
10.44	Waiver to Credit Facility, dated as of March 28, 2008, by and between UTi Worldwide Inc. for itself and its subsidiaries party to the Credit Facility and ABN Amro Bank N.V. as agent for the various financial institutions party to the Credit Facility
10.45	Amendment and waiver to Credit Facility, dated as of April 10, 2008, by and between UTi Worldwide Inc. for itself and its subsidiaries party to the Credit Facility and ABN Amro Bank N.V. as agent for the various financial institutions party to the Credit Facility
12.1	Statement regarding computation of ratio of earnings to fixed charges
21	Subsidiaries of the Company
23	Consent of Independent Registered Public Accounting Firm
31.1	Certification of Chief Executive Officer pursuant to Securities Exchange Act Rules 13a-14(a) and 15d-14(a) as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification of Chief Financial Officer pursuant to Securities Exchange Act Rules 13a-14(a) and 15d-14(a) as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1	Certification of Chief Executive Officer pursuant to Section 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.2	Certification of Chief Financial Officer pursuant to Section 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

<sup>\*</sup> Certain confidential portions of this exhibit have been omitted pursuant to a request for confidential treatment. Omitted portions have been filed separately with the Securities and Exchange Commission.

<sup>+</sup> Management contract or compensatory arrangement.

# **SIGNATURES**

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

UTi Worldwide Inc.

By: \_\_\_\_\_/s/ ROGER I. MACFARLANE

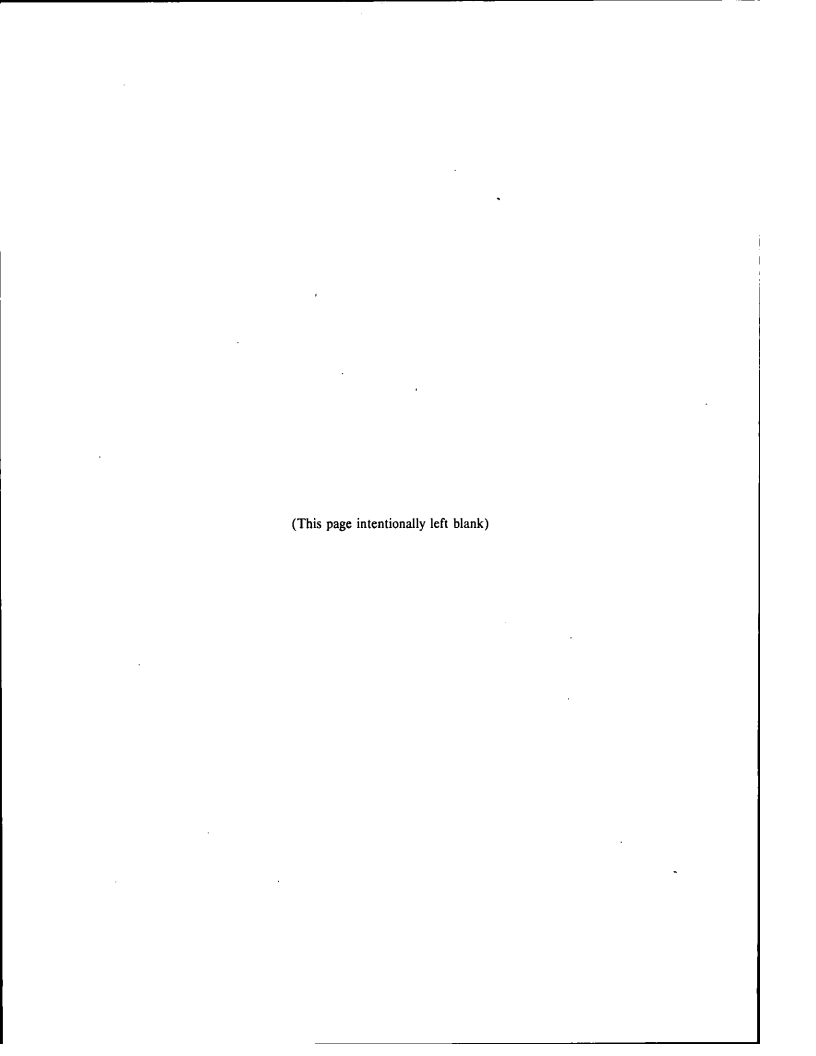
Roger I. MacFarlane Chief Executive Officer and Director

Date: April 14, 2008

#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

UTi Worldwide Inc. /s/ ROGER I. MACFARLANE Date: April 14, 2008 Roger I. MacFarlane Chief Executive Officer and Director (Principal Executive Officer) /s/ LAWRENCE R. SAMUELS Date: April 14, 2008 Lawrence R. Samuels Executive Vice President — Finance and Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer) Date: April 14, 2008 /s/ J. Simon Stubbings J. Simon Stubbings Chairman of the Board of Directors /s/ MATTHYS J. WESSELS Date: April 14, 2008 Matthys J. Wessels Vice Chairman of the Board of Directors /s/ Brian D. Belchers Date: April 14, 2008 Brian D. Belchers Director Date: April 14, 2008 /s/ C. JOHN LANGLEY, JR. C. John Langley, Jr. Director /s/ LEON J. LEVEL Date: April 14, 2008 Ву: \_\_ Leon J. Level Director /s/ Allan M. Rosenzweig Date: April 14, 2008 Allan M. Rosenzweig Director



### INDEX TO CONSOLIDATED FINANCIAL STATEMENTS

	Page
Management's Report on Internal Control Over Financial Reporting	F-2
Reports of Independent Registered Public Accounting Firm	F-3
Consolidated Income Statements for the years ended January 31, 2008, 2007 (restated) and 2006	F-6
Consolidated Balance Sheets as of January 31, 2008 and 2007(restated)	F-7
Consolidated Statements of Changes in Shareholders' Equity for the years ended January 31, 2008, 2007 (restated) and 2006	F-8
Consolidated Statements of Cash Flows for the years ended January 31, 2008, 2007 (restated) and 2006	F-9
Notes to the Consolidated Financial Statements	F-10
Financial Statement Schedule (Valuation and Qualifying Accounts)	F-56

### MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Our company's management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined under Rule 13a — 15(f) promulgated under the Securities Exchange Act of 1934. Our system of internal control was designed to provide reasonable assurance to UTi's management and Board of Directors regarding the preparation and fair presentation of published financial statements.

All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with policies or procedures may deteriorate.

Management assessed the effectiveness of the Company's internal control over financial reporting as of January 31, 2008. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control - Integrated Framework*.

A material weakness is a deficiency, or a combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that material misstatement of the annual or interim financial statements will not be prevented or detected on a timely basis.

Management has determined that material weaknesses occurred relating to the design and implementation of controls over accounting for income taxes, including (a) computing taxes on a jurisdictional specific basis to allow proper calculation, analysis and reconciliation of taxes receivable, taxes payable and related deferred taxes, (b) the application of Statement of Financial Accounting Standards No. 5, Accounting for Contingencies, as it relates to tax matters and (c) the application of FASB Interpretation No. 48, Accounting for Uncertainty in Income Taxes. Additionally, management has determined a second material weakness occurred as the Company was required to make material adjustments in the aggregate to the consolidated financial statements intended to be published for the year ended January 31, 2008. These adjustments were the result of an insufficient number of personnel within the accounting function possessing an appropriate level of experience in the selection and application of accounting principles generally accepted in the United States of America ("GAAP"). These adjustments were also the result of a lack of secondary review over management analysis and estimates underlying recorded amounts. Accordingly, management has determined that the Company's internal control over financial reporting was not effective as of January 31, 2008.

The Company's internal control over financial reporting as of January 31, 2008, has been audited by Deloitte & Touche LLP, an independent registered public accounting firm, as stated in their report which is included herein.

Roger I. MacFarlane
Chief Executive Officer
Lawrence R. Samuels
Executive Vice President — Finance, Chief Financial Officer
April 14, 2008

### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of UTi Worldwide Inc. Los Angeles, California

We have audited UTi Worldwide Inc. and subsidiaries' (the "Company's") internal control over financial reporting as of January 31, 2008, based on criteria established in *Internal Control — Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on that risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed by, or under the supervision of, the company's principal executive and principal financial officers, or persons performing similar functions, and effected by the company's board of directors, management, and other personnel to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

A material weakness is a deficiency, or a combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the company's annual or interim financial statements will not be prevented or detected on a timely basis. The following material weaknesses have been identified and included in management's assessment:

The Company did not maintain effective internal controls over accounting for income taxes. Control deficiencies existed related to the design and implementation of controls over accounting for income taxes, including (a) computing taxes on a jurisdictional specific basis to allow proper calculation, analysis and reconciliation of taxes receivable, taxes payable and related deferred taxes, (b) the application of Statement of Financial Accounting Standards No. 5, Accounting for Contingencies, as it relates to tax matters and (c) the application of Financial Accounting Standards Board (FASB) Interpretation No. 48, Accounting for Uncertainty in Income Taxes.

The Company was required to make material adjustments in the aggregate to the consolidated financial statements intended to be published for the year ended January 31, 2008. These adjustments were the result of an insufficient number of personnel within the accounting function possessing an appropriate

level of experience in the selection and application of accounting principles generally accepted in the United States of America ("GAAP"). These adjustments were also the result of a lack of secondary review over management analysis and estimates underlying recorded amounts.

These material weaknesses were considered in determining the nature, timing, and extent of audit tests applied in our audit of the consolidated financial statements and financial statement schedule as of and for the year ended January 31, 2008, of the Company and this report does not affect our report on such financial statements and financial statement schedule.

In our opinion, because of the effect of the material weaknesses identified above on the achievement of the objectives of the control criteria, the Company has not maintained effective internal control over financial reporting as of January 31, 2008, based on criteria established in *Internal Control*—*Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated financial statements and the financial statement schedule as of and for the year ended January 31, 2008, of the Company and our report dated April 14, 2008 expressed an unqualified opinion on those financial statements and the financial statement schedule and included an explanatory paragraph regarding the Company's adoption of FASB Interpretation No. 48, Accounting for Uncertainty in Income Taxes.

/s/ Delorte & Touche LLP

Los Angeles, California April 14, 2008

### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of UTi Worldwide Inc. Los Angeles, California

We have audited the accompanying consolidated balance sheets of UTi Worldwide Inc. and subsidiaries (the "Company") as of January 31, 2008 and 2007, and the related consolidated statements of income, changes in shareholders' equity, and cash flows for each of the three years in the period ended January 31, 2008. Our audits also included the financial statement schedule listed in the Index on page F-1. These financial statements and the financial statement schedule are the responsibility of the Company's management. Our responsibility is to express an opinion on the financial statements and financial statement schedule based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of UTi Worldwide Inc. and subsidiaries at January 31, 2008 and 2007, and the results of their operations and their cash flows for each of the three years in the period ended January 31, 2008, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, such financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein.

As discussed in Note 1 of the Notes to the Consolidated Financial Statements, effective February 1, 2006, the Company adopted Statement of Financial Accounting Standards No. 123R, Share-Based Payment. As discussed in Note 1 of the Notes to the Consolidated Financial Statements, effective February 1, 2007, the Company adopted Financial Accounting Standards Board Interpretation No. 48, Accounting for Uncertainty in Income Taxes.

As discussed in Note 21 of the Notes to the Consolidated Financial Statements, the accompanying prior year consolidated financial statements have been restated.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the Company's internal control over financial reporting as of January 31, 2008, based on the criteria established in *Internal Control* — *Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated April 14, 2008 expressed an adverse opinion on the Company's internal control over financial reporting because of material weaknesses.

/s/ DELOITTE & TOUCHE LLP

Los Angeles, California April 14, 2008

# CONSOLIDATED INCOME STATEMENTS For the years ended January 31, 2008, 2007 and 2006

	Year Ended January 31,				_																			
	2008						2008		2008		2008		2008		2008		2008		2008		2008 2007			2006
			As Restated,		Se	e Note 21																		
	See Note 21 (In thousands, except share and per share amounts)																							
Gross revenues	\$	4,379,010	\$	3,561,365	\$ 2	2,785,575																		
Freight consolidation costs		2,882,306		2,338,553	1	,819,843																		
Net revenues		1,496,704		1,222,812		965,732																		
Staff costs		804,903		642,962		547,233																		
Depreciation and amortization		39,687		33,422		23,052																		
Amortization of intangible assets		9,436		8,005		5,082																		
Restructuring and impairments		8,395		_		_																		
Other operating expenses	_	483,124		383,502		291,019																		
Operating income		151,159		154,921		99,346																		
Interest income		10,964		8,154		4,945																		
Interest expense		(26,878)	•	(23,439)		(9,111)																		
Other income/(expense)		4,726		(565)		(303)																		
Pretax income		139,971		139,071		94,877																		
Provision for income taxes		38,321	_	31,729		36,855																		
Income before minority interests		101,650		107,342		58,022																		
Minority interests		(2,964)		(3,831)		(4,213)																		
Net income	\$	98,686	\$	103,511	<u>\$</u>	53,809																		
Basic earnings per share	\$	1.00	\$	1.06	\$	0.57																		
Diluted earnings per share	\$	0.99	\$	1.04	\$	0.55																		
Number of weighted average shares used for per share calculations:																								
Basic shares		99,112,752	9	7,431,383	94	,146,993																		
Diluted shares	1	00.171.805	9	9.561.963	98	.042.114																		

See accompanying notes to the consolidated financial statements.

# CONSOLIDATED BALANCE SHEETS As of January 31, 2008 and 2007

	Januar	ry 31,
	2008	2007
	(In thousan	
ASSETS		
Cash and cash equivalents	\$ 289,141	\$ 278,408
Trade receivables (net of allowance for doubtful receivables of \$16,356 and \$14,719		
as of January 31, 2008 and 2007, respectively)	865,019	660,519
Deferred income tax assets	18,768	10,889
Other current assets	79,207	60,056
Total current assets	1,252,135	1,009,872
Property, plant and equipment, net	154,123	127,990
Goodwill	537,429	426,516
Other intangible assets, net	80,432	64,368
Investments	2,765	3,096
Deferred income tax assets	17,311	12,725
Other non-current assets	30,481	15,511
		\$1,660,078
Total assets	\$2,074,676	\$1,000,076
THE PARTY OF THE P		
LIABILITIES & SHAREHOLDERS' EQUITY	e 112 100	£ 70.057
Bank lines of credit	\$ 113,199	\$ 79,057
Short-term bank borrowings	5,913	2,808
Current portion of long-term bank borrowings	33,333	12.550
Current portion of capital lease obligations	21,701	13,550
Trade payables and other accrued liabilities	817,058	610,028
Income taxes payable	12,622	14,120
Deferred income tax liabilities	5,030	3,954
Total current liabilities	1,008,856	723,517
Long-term bank borrowings	178,047	211,458
Capital lease obligations	30,612	24,099
Deferred income tax liabilities	38,063	30,291
Retirement fund obligations	4,287	9,908
Other non-current liabilities	19,322	12,078
Minority interests	21,289	18,844
Commitments and contingencies		
Shareholders' equity:		
Non-voting variable rate participating cumulative convertible preference shares of		
no par value:		
Class A — authorized 50,000,000; none issued	_	_
Class B — authorized 50,000,000; none issued		-
Common stock — authorized 500,000,000 ordinary shares of no par value; issued and outstanding 99,414,963 and 98,633,178 shares as of January 31, 2008 and		
2007, respectively	435,355	419,111
Retained earnings	349,237	258,745
Accumulated other comprehensive loss	(10,392)	(47,973)
Total shareholders' equity	774,200	629,883
Total liabilities and shareholders' equity	\$2,074,676	\$1,660,078
Total Hauthties and Shareholders equity	92,017,070	<del>\$1,000,010</del>

See accompanying notes to the consolidated financial statements.

# CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY For the years ended January 31, 2008, 2007 and 2006

· •	Common Stock		Deferred Compensation Related to Restricted	Retained	Accumulated Other Comprehensive	
	Shares	Amount	Share Units	Earnings	Loss	Total
			(In thousands, ex	cept share da	ta)	
Balance at January 31, 2005(1)	92,929,809	\$329,098	\$ (3,193)	\$111,893	\$(21,589)	\$416,209
Net income(1)		_	_	53,809	_	53,809
of \$938)		_	_	_	(2,188) (2,852)	(2,188) (2,852)
Total comprehensive income(1)						48,769
Shares issued	686,073 (32,859)	15,526	_	_	_	15,526
Stock options exercised	1,625,043	10,257	_	_	_	10,257
Share-based compensation costs		7	5,156	_	_	5,163
Restricted share units issued, net of Cancellation		10,287	(10,287)	_	_	_
Tax benefit related to exercise of Stock options		2,984		_		2,984
Dividends			_	(4,672)	_	(4,672)
Balance at January 31, 2006(1)	95,208,066	\$368,159	\$ (8,324)	\$161,030	\$(26,629)	\$494,236
Net income, As Restated(1)		_	_	103,511	_	103,511
of \$21)	_		_	_	48	48
Restated(1)	_	_	_		(17,015)	( <u>17,015</u> )
Total comprehensive income, As Restated(1)						86,544
Shares issued	1,561,157	36,084	_			36,084
Stock options exercised	1,863,955	11,631			_	11,631
Share-based compensation costs		10,058	_		_	10,058
tax of \$1,771, As Restated(1)	_	_	_	_	(4,377)	(4,377)
Adjustment to initially adopt SFAS No. 123R	_	(8,324)	8,324	_	_	
Tax benefit related to exercise of stock options	_	1,503	_			1,503
Dividends			=	(5,796)		(5,796)
Balance at January 31, 2007, As Restated(1) Comprehensive income:	98,633,178	\$419,111	\$ —	\$258,745	\$(47,973)	\$629,883
Net income	_	_	_	98,686	_	98,686
of tax of \$2,522)	_	_		_	4,491	4,491
Foreign currency translation adjustment	_	_	_	_	33,090	33,090
Total comprehensive income						136,267
Shares issued	327,929	1,631	_	_	_	1,631
Stock options exercised	453,856	4,084	_	_	_	4,084
Share-based compensation costs		9,758		-		9,758
Tax benefit related to exercise of stock options Cumulative effect — adoption of FIN 48,	_	771	_	-	_	771
"Accounting for Uncertainty in Income Taxes" Dividends		<del>-</del>		(2,112) (6,082)		(2,112) (6,082)
Balance at January 31, 2008	99,414,963	\$435,355	<u>s — </u>	\$349,237	\$(10,392)	\$774,200

<sup>(1)</sup> See Note 21

See accompanying notes to the consolidated financial statements.

# CONSOLIDATED STATEMENTS OF CASH FLOWS For the years ended January 31, 2008, 2007 and 2006

	Year Ended January 31,			
	2008	2007	2006	
		As Restated, See Note 21 (In thousands)	See Note 21	
OPERATING ACTIVITIES:	* 00.000	A 102 511	¢ 62 000	
Net income	\$ 98,686	\$ 103,511	\$ 53,809	
Adjustments to reconcile net income to net cash provided by operations:		(0.000)	27.642	
Share-based compensation (benefits)/costs, net	9,758	(2,280)	37,643	
Depreciation and amortization	39,687	33,422	23,052	
Amortization of intangible assets	9,436	8,005	5,082	
Restructuring and impairments	8,395		<u> </u>	
Deferred income taxes	(1,703)	(5,077)	(2,831)	
Uncertain tax positions	401	_	-	
Gain on sale of subsidiary shares	(3,156)			
Tax benefit relating to exercise of stock options	1,737	1,811	2,984	
Excess tax benefits from share-based compensation	(771)	(1,503)		
Gain on disposal of property, plant and equipment	(63)	(1,154)	(1,046)	
Minority interest and other	493	4,102	4,210	
Changes in operating assets and liabilities, net of acquisitions Increase in			(50 (51)	
trade receivables	(157,561)	(94,525)	(59,674)	
(Increase)/decrease in other current assets	(7,045)	(11,378)	4,552	
Increase in trade payables	79,116	71,240	39,354	
Increase in accrued liabilities and other	29,308	22,025	10,524	
Net cash provided by operating activities INVESTING ACTIVITIES:	106,718	128,199	117,659	
Purchases of property, plant and equipment	(31,704)	(27,185)	(17,802)	
Proceeds from disposal of property, plant and equipment	3,863	5,856	3,117	
Decrease/(increase) in other non-current assets	(13,059)	871	(2,230)	
Acquisitions and contingent earn-out payments	(67,566)	(231,077)	(39,837)	
Other	(1,577)	(2,112)	118	
	(110,043)	(253,647)	(56,634)	
Net cash used in investing activities FINANCING ACTIVITIES:		•	, , ,	
(Decrease)/increase in borrowings under bank lines of credit	25,506	(20,195)	2,837	
(Decrease)/increase in short-term borrowings	1,577	(1,896)	663	
Increase in long-term borrowings	_	132	13,814	
Proceeds from issuing of long-term borrowings	_	348,045		
Repayment of long-term borrowing	(1,064)	(152,208)	(5,626)	
Repayments of capital lease obligations	(19,907)	(10,577)	(5,713)	
Dividends to minority interests	_	(808)	(773)	
Net proceeds from the issuance of ordinary shares	5,715	12,191	10,766	
Excess tax benefits from share-based compensation	771	1,503		
Dividends paid	(5,969)	(5,775)	(4,672)	
Net cash provided by financing activities	6,629	170,412	11,296	
Effect of foreign exchange rate changes on cash and cash Equivalents	7,429	(13,066)	(3,943)	
Net increase in cash and cash equivalents	10,733	31,898	68,378	
Cash and cash equivalents at beginning of year	278,408	246,510	178,132	
	\$ 289,141	\$ 278,408	\$246,510	
Cash and cash equivalents at end of the year	φ 207,1 <del>4</del> 1	φ 470,700	Ψ2-10,510	

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS For the years ended January 31, 2008, 2007 and 2006

### 1. Summary of Significant Accounting Policies

### Basis of Presentation

UTi Worldwide Inc. (the Company, we, us, our or UTi) is an international, non-asset-based supply chain services and solutions company that provides air and ocean freight forwarding, contract logistics, customs clearances, distribution, inbound logistics, truckload brokerage and other supply chain management services. The Company serves its clients through a worldwide network of freight forwarding offices in over 140 countries, including independent agents, and over 200 contract logistics and distribution centers under management.

The consolidated financial statements incorporate the financial statements of UTi and all subsidiaries controlled by the Company (generally more than 50% shareholding) as well as variable interest entities (VIE) for which the Company is the primary beneficiary. Control is achieved where the Company has the power to govern the financial and operating policies of a subsidiary company so as to obtain benefits from its activities. The results of subsidiaries acquired during the year are included in the consolidated financial statements from the effective dates of acquisition. All significant intercompany transactions and balances are eliminated. The Company uses the equity method to account for investments for which it has the ability to exercise significant influence over operating and financial policies. Consolidated net income includes the Company's proportionate share of the net income or net loss of these companies.

The preparation of financial statements in conformity with accounting principles generally accepted in the United States (U.S. GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

All dollar amounts in the notes are presented in thousands except for share data.

### **Currency Translation**

For consolidation purposes, balance sheets of subsidiaries expressed in currencies other than U.S. dollars are translated at the rates of exchange ruling at the balance sheet date. Operating results for the year are translated using average rates of exchange for the year. Gains and losses on translation are recorded as a separate component of equity and are included in accumulated other comprehensive income or loss. Transactions in foreign currencies during the year are remeasured at rates of exchange ruling on the dates of the transactions. Gains and losses arising on remeasurement of items arising through operating activities are accounted for in the consolidated income statement and are included in gross revenues. These amounts in gross revenues were \$3,013, \$3,807, and \$3,553 for the years ended January 31, 2008, 2007 and 2006, respectively. Exchange differences arising on the translation of long-term structural loans to subsidiary companies are recorded as a separate component of equity and are included in accumulated other comprehensive income or loss. Exchange differences arising on the translation of structural loans to subsidiary companies that are not permanent in nature are recorded as other income or (expense) in the consolidated income statement. These amounts were \$1,570, \$(565) and \$(303) for the years ended January 31, 2008, 2007 and 2006, respectively.

### Revenue Recognition

Gross revenue represents billings on exports to clients, plus net revenue on imports, net of any billings for value added taxes, custom duties and freight insurance premiums whereby the Company acts as an agent. The Company recognizes revenue in accordance with method 2 of Emerging Issues Task Force (EITF) Issue No. 91-9, Revenue and Expense Recognition for Freight Services in Process. Accordingly, gross revenue and freight consolidation costs for airfreight and ocean freight forwarding services, including commissions earned from the Company's services as an authorized agent for airline and ocean carriers and third-party freight insurers are recognized at the

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

time the freight departs the terminal of origin which is when the client is billed. This method generally results in recognition of gross revenues and freight consolidation costs earlier than methods that do not recognize revenues until a proof of delivery is received or that recognize revenues as progress on the transit is made. The Company's method of revenue and cost recognition does not result in a material difference from amounts that would be reported under such other methods.

Gross customs brokerage revenue, contract logistics revenue and distribution and other revenues are recognized when the client is billed, which for customs brokerage revenue, is when the necessary documentation for customs clearance has been completed, and for contract logistics and other revenues, is when the service has been provided to third parties in the ordinary course of business. Net revenue is determined by deducting freight consolidation costs from gross revenue. Freight consolidation costs are recognized at the time the freight departs the terminal of origin. Certain costs, related primarily to ancillary services, are estimated and accrued at the time the services are provided, and adjusted upon receipt of the suppliers' final invoices.

#### Income Taxes

Federal, state and foreign income taxes are computed at current tax rates, less tax credits. Tax provisions include amounts that are currently payable, plus changes in deferred income tax assets and liabilities. Deferred income taxes are accounted for using the liability method for temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax basis used in the computation of taxable income. Deferred income tax assets and liabilities are recognized for all taxable temporary differences. Deferred income tax assets are offset by valuation allowances so that the assets are recognized only to the extent that it is more likely than not that taxable income will be available against which deductible temporary differences can be utilized. Deferred income taxes are calculated at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled.

No provision is made for additional taxes, which would arise if the retained earnings of subsidiaries were distributed, on the basis that it is not anticipated that such distribution will be made.

On February 1, 2007, the Company adopted Financial Accounting Standards Board (FASB) Interpretation No. 48, Accounting for Uncertainty in Income Taxes — an interpretation of FASB Statement No. 109 (FIN No. 48). Prior to the adoption of FIN No. 48, gross unrecognized tax benefits for uncertain tax positions was included in current liabilities pursuant to SFAS No. 5. The Company includes interest and penalties on tax uncertainties in interest expense and other operating expenses, respectively. For further information, see Note 4, "Uncertain Tax Positions."

### Share-Based Compensation

During the quarter ended April 30, 2006, the Company adopted the provisions of SFAS No. 123R, "Share-Based Payment," (SFAS No. 123R), using the modified prospective transition method and therefore, has not restated results for prior periods. Under this method, the Company recognizes share-based compensation expense, net of an estimated forfeiture rate, over the requisite service period of the award. Prior to the adoption of SFAS No. 123R, the Company accounted for share-based payments under Accounting Principles Board Opinion (APB) No. 25, Accounting for Stock Issued to Employees (APB No. 25), and the disclosure provisions of SFAS No. 123. For further information, see Note 14, "Share-Based Compensation."

Shares of newly issued common stock will be issued upon exercise of stock options or vesting of restricted share units.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### Cash and Cash Equivalents

Cash and cash equivalents include demand deposits and investments with original maturities of three months or less.

### Concentration of Credit Risks and Other

The Company maintains its primary cash accounts with established banking institutions around the world. The Company estimates that approximately \$277,082 of these deposits were not insured by the Federal Deposit Insurance Corporation or similar entities outside of the United States as of January 31, 2008.

#### Trade Receivables

In addition to billings related to transportation costs, trade receivables include disbursements made on behalf of clients for value added taxes, customs duties and freight insurance. The billings to clients for these disbursements are not recorded as gross revenue and freight consolidation costs in the income statement. Management establishes reserves based on the expected ultimate collectability of these receivables.

### Allowance for Doubtful Receivables

The Company maintains an allowance for doubtful receivables based on a variety of factors and estimates. These factors include historical client trends, general and specific economic conditions and local market conditions. The estimate for doubtful receivables is based on what management believes to be reasonable assumptions.

### Property, Plant and Equipment

Property, plant and equipment are stated at cost less accumulated depreciation and amortization. Depreciation is provided on either a straight-line or an accelerated basis over the estimated useful lives of the assets at the following annual rates:

		Years
Buildings and	leasehold improvements	10-40
Computer equ	ipment/software	3-5
Furniture, fixt	res and equipment	3-10
Vehicles		3-10

The Company capitalizes software costs in accordance with American Institute of Certified Public Accountants Statement of Position 98-1, Accounting for the Costs of Computer Software Developed or Obtained for Internal Use.

Assets held under capital leases are amortized over their expected useful lives on the same basis as owned assets, or if there is not reasonable certainty that the Company will obtain ownership by the end of the lease term, the asset is amortized over the shorter of the lease term or its useful life. Leasehold improvements are amortized over the estimated useful life of the related asset, or over the term of the lease, whichever is shorter.

### Impairment of Long-Lived Assets

If facts and circumstances indicate that the carrying amount of identifiable amortizable intangibles and property, plant and equipment may be impaired, we would perform an evaluation of recoverability in accordance with SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, (SFAS No. 144). If an evaluation were required, we would compare the estimated future undiscounted cash flows associated with the asset

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

to the asset's carrying amount to determine if a reduction to the carrying amount is required. If a reduction is required, the carrying amount of an impaired asset would be reduced to fair value.

#### **Business Combinations**

In accordance with FASB Statement No. 141, Business Combinations (SFAS No. 141) and Emerging Issues Task Force Issue (EITF) No. 95-8, Accounting for Contingent Consideration Paid to the Shareholders of an Acquired Enterprise in a Purchase Business Combination (EITF No. 95-8), the Company allocates the cost of its acquisitions among the various assets acquired and liabilities assumed. Additionally, if the terms of an acquisition include contingent consideration or earn-out arrangements based upon the performance of the acquired business, subsequent to acquisition, the Company records the portion of the contingent consideration representing a compensatory arrangement, if any, as an expense in the appropriate periods.

### Goodwill and Other Intangible Assets

Goodwill is the difference between the purchase price of a company and the fair value of the acquired company's net assets. Other intangible assets, with either indefinite or definite lives, include client relationships, trade names and non-compete agreements. Intangible assets with definite lives are amortized using the straight-line method over their estimated lives.

Intangible assets with indefinite lives, including goodwill are assessed at least annually for impairment in accordance with SFAS No. 142, *Goodwill and Other Intangible Assets*, (SFAS No. 142). We complete the required impairment test annually in the second quarter, or when certain events occur or circumstances change. Estimated lives of other intangible assets currently range from one to seventeen years.

#### Investments

Investments in unconsolidated subsidiaries are accounted for using the equity method, when the Company has the ability to exercise significant influence over the operating and financial policies (generally an investment of 20 - 50%) of the investment's voting interests. Consolidated net income includes the Company's proportionate share of the net income or net loss of these companies.

### **Put Options**

In connection with the formation of the partnership in South Africa that holds the shares of International Healthcare Distributors (Pty.) Limited, which we refer to as IHD, the Company granted a put option to the minority partner providing the partner with a right to put their 25.1% share of the partnership to the Company in 2010. The Company has recorded a liability associated with this put option in other non-current liabilities. The liability recorded represents, among other factors, the difference between the estimated strike price, and the estimated fair value of the minority partner equity, when the put option becomes exercisable. Amounts included in other non-current liabilities were \$1,547 and \$2,863 at January 31, 2008 and 2007, respectively.

Effective September 20, 2007, the Company acquired 50% of the issued and outstanding shares of Newlog Ltd., which we refer to as Newlog, an Israeli company involved in freight forwarding and customs brokerage. Effective October 8, 2007, the Company completed a merger agreement to which Newlog merged with and into a wholly-owned Israeli indirect subsidiary of the Company. We refer to the merger transaction with Newlog as the Newlog Merger. As a result of these transactions, the Company owns 75% of the shares of the surviving corporation. In connection with the formation of this partnership, the Company granted a put option to the minority partner providing the partner with a right to put their 25% share of the partnership to the Company, under certain circumstances, including a change in control of UTi. The Company has recorded a liability associated with this put option in other non-current liabilities. The liability recorded represents, among other factors, the difference between

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

the estimated strike price, and the estimated fair value of the minority partner equity, if the put option becomes exercisable. Amounts included in other non-current liabilities are not material at January 31, 2008.

#### Retirement Benefit Costs

Payments to defined contribution retirement plans are expensed as they are incurred. For defined benefit retirement plans, the cost of providing retirement benefits is determined using the projected unit credit method, with the actuarial valuations being carried out at each balance sheet date. Unrecognized actuarial gains and losses which exceed 10% of the greater of the present value of the Company's pension obligations or the fair value of the plans' assets are amortized over the expected average remaining working lives of the employees participating in the plans. Actuarial gains and losses which are within 10% of the present value of the Company's pension obligations or the fair value of the plans' assets are carried forward. Past service costs are recognized immediately to the extent that the benefits are already vested, and otherwise are amortized on a straight-line basis over the average period until the amended benefits become vested.

As of January 31, 2008, the amount recognized as retirement fund obligations in the accompanying consolidated balance sheets represents the present value of the defined benefit obligations, reduced by the fair value of the plans' assets.

#### Fair Values of Financial Instruments

The estimated fair value of financial instruments has been determined using available market information or other appropriate valuation methodologies. However, considerable judgment is required in interpreting market data to develop estimates of fair value; therefore, the estimates are not necessarily indicative of the amounts that could be realized or would be paid in a current market exchange. The effect of using different market assumptions and estimation methodologies may be material to the estimated fair value amounts.

The Company's principal financial instruments are cash and cash equivalents, trade and other receivables, bank lines of credit, short-term borrowings, trade and other payables, and long-term borrowings. With the exception of the Company's 6.31% senior unsecured guaranteed notes, the carrying value of these financial instruments approximate fair values either because of the short maturities of these instruments, or because the interest rates are based upon variable reference rates. As of January 31, 2008 and 2007, the fair value of the Company's 6.31% senior unsecured guaranteed notes was \$187,153 and \$199,539, respectively, compared to book value of \$200,000 for each respective period.

Interest-bearing bank loans and bank lines of credit are recorded at the proceeds received. Interest expense, including premiums payable on settlement or redemption, is accounted for on an accrual basis. Equity instruments are recorded at the proceeds received, net of direct issue costs.

### Gain on Sale of Subsidiary

The Company accounts for sales of stock by a subsidiary under Staff Accounting Bulletin No. 51, Accounting for Sales of Stock of a Subsidiary (SAB 51). As permitted under SAB 51, the Company records the difference between the carrying amount of the Company's investment in a subsidiary and the underlying net book value of the subsidiary after the issuance of stock by the subsidiary as either a gain or loss in the consolidated income statement. These gains or losses are reflected in other income. During the year ended January 31, 2008, the Company recorded a pre-tax gain of \$3,156 from the issuance of stock by a majority-owned indirect subsidiary in connection with the Newlog Merger.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

#### Risk Management

The Company's credit risk is primarily attributable to its trade receivables. The amounts presented in the accompanying consolidated balance sheets are net of allowances for doubtful receivables, estimated by the Company's management based on prior experience and the current economic environment. The Company has no significant concentration of credit risk, with exposure spread over a large number of clients.

The credit risk on liquid funds and derivative financial instruments is limited because the counter parties are banks with high credit ratings assigned by international credit rating agencies.

In order to manage its exposure to foreign exchange risks, the Company enters into forward exchange contracts. At the end of each accounting period, the forward exchange contracts are marked to fair value and the resulting gains and losses are recorded in the income statement as part of freight consolidation costs.

### Contingencies

The Company is subject to a range of claims, lawsuits and administrative proceedings that arise in the ordinary course of business. Estimating liabilities and costs associated with these matters requires judgment and assessment based upon professional knowledge and experience of management and its legal counsel. Where the Company is self-insured in relation to freight-related and employee benefit-related exposures, adequate liabilities are estimated and recorded for the portion for which the Company is self-insured. When estimates of the exposure from claims or pending or threatened litigation matters meet the recognition criteria of SFAS No. 5, Accounting for Contingencies, (SFAS No. 5), amounts are recorded as charges to earnings. The ultimate resolution of any exposure to us may change as further facts and circumstances become known.

### Stock Split

On March 7, 2006, the Company's board of directors declared a three-for-one stock split of the Company's ordinary shares. Shareholders of record as of the close of business on March 17, 2006, received two additional shares for each one share held on the record date with distribution of the additional shares effected on March 27, 2006. Share, per share, stock option and restricted stock unit data for all periods presented in the consolidated financial statements and related disclosures give effect to the stock split.

#### Recent Accounting Pronouncements

In September 2006, the FASB issued SFAS No. 157, Fair Value Measurements, (SFAS No. 157). SFAS No. 157 defines fair value, sets out a framework for measuring fair value in U.S. GAAP, and expands disclosures about fair value measurements of assets and liabilities. SFAS No. 157 applies under other accounting pronouncements previously issued by the FASB that require or permit fair value measurements. SFAS No. 157 is effective for the Company for fiscal years beginning February 1, 2008, and interim periods within those fiscal years. In February 2008, the FASB issued Staff Position (FSP) No. 157-1, Application of FASB Statement No. 157 to FASB Statement No. 13 and Other Accounting Pronouncements That Address Fair Value Measurements for Purposes of Lease Classification or Measurement under Statement 13, ("FSP 157-1") and FSP No. 157-2, Effective Date of FASB No. 157 ("FSP 157-2"). FSP 157-1 amends SFAS No. 157 to exclude FASB Statement No. 13, Accounting for Leases (SFAS No. 13) and other accounting pronouncements that address fair value measurements for purposes of lease classification or measurement under SFAS No. 13. However, this scope exception does not apply to assets acquired and liabilities assumed in a business combination that are required to be measured at fair value under FASB Statement No. 141, Business Combinations, or No. 141 (revised 2007), Business Combinations, regardless of whether those assets and liabilities are related to leases. FSP 157-2 delays the effective date of SFAS No. 157 for nonfinancial assets and nonfinancial liabilities, except for items that are recognized or disclosed at fair value at least once a year, to fiscal years beginning after November 15, 2008, and for interim periods within those fiscal years. The

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

Company is currently assessing the effects SFAS No. 157, FSP 157-1 and FSP 157-2 may have on its consolidated results of operations and financial position.

In February 2007, the FASB issued SFAS No. 159, The Fair Value Option for Financial Assets and Financial Liabilities (SFAS No. 159), which permits an entity to measure certain financial assets and financial liabilities at fair value. The objective of SFAS No. 159 is to improve financial reporting by allowing entities to mitigate volatility in reported earnings caused by the measurement of related assets and liabilities using different attributes, without having to apply complex hedge accounting provisions. Under SFAS No. 159, entities that elect the fair value option (by instrument) will report unrealized gains and losses in earnings at each subsequent reporting date. The fair value option election is irrevocable, unless a new election date occurs. SFAS No. 159 establishes presentation and disclosure requirements to help financial statement users understand the effect of the entity's election on its earnings, but does not eliminate disclosure requirements of other accounting standards. Assets and liabilities that are measured at fair value must be displayed on the face of the balance sheet. This statement is effective for the Company on February 1, 2008. The Company is currently assessing the effect SFAS No. 159 may have on its consolidated results of operations and financial position.

In June 2007, the EITF reached a consensus on Issue No. 06-11, Accounting for Income Tax Benefits of Dividends on Share-Based Payment Awards (EITF No. 06-11). EITF No. 06-11 states that an entity should recognize a realized tax benefit associated with dividends on nonvested equity shares, nonvested equity share units and outstanding equity share options charged to retained earnings as an increase in common stock. The amount recognized in common stock should be included in the pool of excess tax benefits available to absorb potential future tax deficiencies on share-based payment awards. EITF No. 06-11 should be applied prospectively to income tax benefits of dividends on equity-classified share-based payment awards that are declared in fiscal years beginning on February 1, 2008. The Company does not expect the adoption of EITF No. 06-11 to have a significant effect on its consolidated results of operations and financial position.

In December 2007, the FASB issued SFAS No. 141 (Revised 2007), or (R), Business Combinations. This Statement retained the fundamental requirements in Statement 141 that the acquisition method of accounting (which Statement 141 called the purchase method) be used for all business combinations and for an acquirer to be identified for each business combination. This Statement, which is broader in scope than that of Statement 141, which applied only to business combinations in which control was obtained by transferring consideration, applies the same method of accounting (the acquisition method) to all transactions and other events in which one entity obtains control over one or more other businesses. This Statement also makes certain other modifications to Statement 141. This statement applies prospectively to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after December 15, 2008. An entity may not apply it before that date. The Company is currently assessing the effect SFAS No. 141(R) may have on its consolidated results of operations and financial position.

In December 2007, the FASB issued SFAS No. 160, Noncontrolling Interests in Consolidated Financial Statements — An amendment of ARB No. 51. This statement amends ARB 51 to establish accounting and reporting standards for the noncontrolling interest in a subsidiary and for the deconsolidation of a subsidiary. It clarifies that a noncontrolling interest in a subsidiary, which is sometimes referred to as minority interest, is an ownership interest in the consolidated entity that should be reported as equity in the consolidated financial statements. Among other requirements, this statement requires consolidated net income to be reported at amounts that include the amounts attributable to both the parent and the noncontrolling interest. It also requires disclosure, on the face of the consolidated income statement, of the amounts of consolidated net income attributable to the parent and to the noncontrolling interest. This statement is effective for fiscal years, and interim periods within those fiscal years, beginning on or after December 15, 2008. Earlier adoption is prohibited. The Company is currently assessing the effect SFAS No. 160 may have on its consolidated results of operations and financial position.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

In March 2008, the FASB issued SFAS No. 161, Disclosures about Derivative Instruments and Hedging Activities; An amendment of FASB Statement No. 133 (SFAS No. 161). This statement is intended to enhance the current disclosure framework in SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities. SFAS No. 161 requires that objectives for using derivative instruments be disclosed in terms of underlying risk and accounting designation. This statement is effective for financial statements issued for fiscal years and interim periods beginning after November 15, 2008, with early application encouraged. The Company is currently assessing the impact SFAS No. 161 may have on its consolidated results of operations and financial position.

### Reclassifications

Certain amounts in the prior years' consolidated financial statements have been reclassified to conform to the current year presentation. In accordance with SFAS No. 131, Disclosures about Segments of an Enterprise and Related Information, all prior period segment information has been reclassified to conform to the current presentation.

### 2. Acquisitions

On the acquisition of a business, where the cost of the acquisition exceeds the fair value attributable to the purchased net assets, the difference is allocated to goodwill. All acquired businesses are primarily engaged in providing transportation logistics management, including international air and ocean freight forwarding, customs brokerage, contract logistics services and transportation management services. The results of acquired businesses have been included in the Company's consolidated financial statements from the dates of acquisition.

### For the year ended January 31, 2008

Effective September 20, 2007, the Company acquired 50% of the issued and outstanding shares of Newlog, an Israeli company involved in freight forwarding and customs brokerage, for a purchase price of approximately \$6,500 in cash. Effective October 8, 2007, the Company completed a merger agreement to which Newlog merged with and into a wholly-owned Israeli indirect subsidiary of the Company. We refer to the merger transaction with Newlog as the Newlog Merger. As a result of these transactions, the Company owns 75% of the shares of the surviving corporation. The Company has accounted for these transactions in accordance with SAB 51. Accordingly, a gain of \$3,156 was recorded in the consolidated income statement for the year ended January 31, 2008. This gain represents the excess of the fair value received pursuant to the Newlog Merger over the carrying amount of the wholly owned Israeli indirect subsidiary contributed.

Effective October 16, 2007, the Company acquired certain assets and liabilities of Transclal Trade Ltd., an Israeli company involved in freight forwarding and customs brokerage, for a purchase price of approximately \$36,940 in cash. We refer to the Newlog Merger and the acquisition of certain assets and liabilities of Transclal Trade Ltd. as the Israel Acquisition. The allocation of the final purchase price to the acquired assets and assumed liabilities for the Israel Acquisition has not yet been finalized.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The following table summarizes the estimated fair value of the assets acquired and liabilities assumed at the date of acquisition. The Company is in the process of identifying and determining the fair values of certain intangible assets, thus the allocation of the purchase price is subject to refinement.

Current assets	\$ 8,704
Deferred income taxes	5,988
Property, plant and equipment	2,314
Client contracts and relationships and other intangible assets	16,900
Goodwill	44,542
Total assets acquired	78,448
Liabilities assumed	(26,951)
Deferred income taxes	(4,901)
Net assets acquired	\$ 46,596

Effective September 6, 2007, we acquired 100% of the issued and outstanding shares of Chronic Solutions Company (Proprietary) Limited and its subsidiaries, which we collectively refer to as CSC, for an initial cash payment of approximately \$5,177, net of cash received. CSC is a distributor of specialized and chronic pharmaceuticals located in Johannesburg, South Africa. As a result of this acquisition, the Company has increased its range of services to the pharmaceutical industry in South Africa. In addition to the initial payment and subject to certain regulations coming into effect within three to five years from the effective date of the acquisition, the terms of the acquisition agreement provide for an additional payment of up to a maximum of approximately \$8,000, based on a recalculation of CSC's earnings from September 1, 2006, through the effective date of the acquisition.

The following table summarizes the estimated fair value of the assets acquired and liabilities assumed at the date of acquisition. The Company is in the process of identifying and determining the fair values of certain intangible assets, thus the allocation of the purchase price is subject to refinement.

Current assets	\$ 12,761
Property, plant and equipment	645
Client contracts and relationships and other intangible assets	8,449
Goodwill	3,130
Total assets acquired	24,985
Liabilities assumed	(17,666)
Deferred income taxes	(2,142)
Net assets acquired	\$ 5,177

Effective August 17, 2007, we acquired the remaining outstanding shares of our South African subsidiary, Co-ordinated Investment Holdings (Pty) Ltd and its subsidiaries Co-ordinated Materials Handling (Pty) Ltd. and UTi CMH Sub Assembly (Pty) Ltd., of which we had already owned 50%, for a total consideration of approximately \$12,728.

During the fiscal year ended January 31, 2008, the Company made several earn-out payments relating to previously announced acquisitions totaling \$6,221 in cash, all of which was recognized as goodwill.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The following table shows supplemental pro forma information as though the Company's acquisitions had occurred as of February 1, 2006:

	Fiscal year ended January 31,			
	Gross Revenue	Net Income	Diluted Earnings Per Share*	
2008:				
As reported	\$4,379,010	\$ 98,686	\$0.99	
Acquisitions	43,347	5,950	0.06	
Total	\$4,422,357	<u>\$104,636</u>	1.05	
2007:				
As reported	\$3,561,365	\$103,511	\$1.04	
Acquisitions	111,034	3,175	0.03	
Total	<u>\$3,672,399</u>	\$106,686	1.07	

<sup>\*</sup> Diluted pro forma earnings per share were calculated using 100,171,805 and 99,561,963 diluted ordinary shares for the years ended January 31, 2008 and 2007, respectively.

An analysis of the net outflow of cash and cash equivalents in respect of acquisitions and contingent earn-out payments is as follows:

	Year ended January 31,		
	2008	2007	2006
Cash consideration	\$74,038	\$233,311	\$41,344
Cash at bank acquired	(6,472)	(2,234)	(1,507)
Net outflow of cash and cash equivalents in respect of the acquisitions and contingent earn-out payments	<u>\$67,566</u>	<u>\$231,077</u>	<u>\$39,837</u>

### For the year ended January 31, 2007

Effective November 17, 2006, the Company acquired 100% of the issued and outstanding shares of Span America Holding Company, Inc. and Span Manufacturing Limited (collectively, Span) for an initial cash payment of approximately \$22,000. Span, headquartered in Markham, near Toronto, Ontario, Canada, is a value-added provider of integrated and customized supply chain management solutions, primarily in North America. The initial purchase price is also subject to a working capital adjustment. The allocation of the purchase price to the acquired assets and assumed liabilities was finalized in the fourth quarter of fiscal 2008. In addition to the initial payment, the terms of the acquisition agreement provide for an additional earn-out payment of up to a maximum of \$28,000, less any working capital adjustments based on the future performance of Span for the fiscal year ended January 31, 2008. The additional earn-out payment will be accounted for as an addition to the purchase price. We anticipate making a final earn-out payment of \$27,228 in April 2008.

On January 25, 2002, the Company completed the acquisition of Grupo SLi and Union S.L. (collectively, SLi), a warehousing and logistics services provider headquartered in Madrid, Spain with offices throughout Spain and Portugal. The Company acquired SLi for an initial cash payment of approximately \$14,000. In addition to the initial payment, the terms of the acquisition agreement provided for an earn-out arrangement consisting of four additional payments, based in part, upon the performance of SLi in each of the fiscal years in the period from 2003 through 2006. The Company has satisfied its obligations in relation to each of the fiscal years ended January 31, 2003

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

through 2006 resulting in additional cash payments of approximately \$40,000 and the issuance of 2,126,901 UTi shares for total consideration of approximately \$104,000. The Company made the final payment under this arrangement in September of 2006. This payment was comprised of a \$6,461 cash payment and the issuance of 1.5 million shares of common stock valued at \$34,935. A portion of the payments under the earn-out arrangement represents costs of the acquisition while a portion represents a compensatory arrangement for the services of certain of the selling shareholders of SLi, performed subsequent to the acquisition date (SLi Share-based Compensation Arrangement). Refer to Note 14, "Share-Based Compensation" to the consolidated financial statements.

Effective March 7, 2006, the Company acquired 100% of the issued and outstanding shares of Portland, Oregon-based Market Industries, Ltd. and its subsidiaries (Market Transport Services), branded under the trade name Market Transport Services for approximately \$197,100 in cash. Market Transport Services is a provider of third-party logistics services and multi-modal transportation capacity solutions specializing in domestic ground transportation. The weighted average amortization period of the client contracts and relationships and other intangible assets acquired is approximately 10.4 years as of the acquisition date. The Company expects that approximately \$17,600 of goodwill and intangible assets, as of the acquisition date, will be deductible for tax purposes. The following table summarizes the estimated fair value of the assets acquired and liabilities assumed at the date of acquisition.

Current assets	\$ 55,635
Property, plant and equipment	27,936
Client contracts and relationships and other intangible assets	27,930
Goodwill	132,714
Other long-term assets	12,866
Total assets acquired	257,081
Liabilities assumed	(40,309)
Deferred income taxes	(19,672)
Net assets acquired	<u>\$197,100</u>

The Company also made smaller acquisitions in fiscal 2007. Effective January 26, 2007, the Company acquired 100% of the outstanding shares of Cargoforte Sp. Zo.o (Cargoforte), a Polish company involved in freight forwarding and contract logistics for an initial purchase price of approximately \$1,000 in cash. The acquisition of Cargoforte contains four contingent earn-out payments, subject to a maximum of \$20,000, which is offset against the initial purchase price and are to be calculated based on a multiple of the acquired operations future earnings for each of the four twelve month periods in the period ending January 31, 2011. The additional earn-out payments for Cargoforte will be accounted for as an addition to the purchase price. In addition, effective December 18, 2006, the Company acquired 100% of the outstanding shares of WEST Pharma Logistics, s.r.o. (West Pharma), a contract logistics company, located in Slovakia, for an initial purchase price of approximately \$1,100. The Company anticipates making two contingent earn-out payments related to the acquisition of West Pharma. These payments are subject to a maximum of \$3,000 and are to be calculated based on a multiple of the acquired operations future earnings for each of the two year periods ending January 31, 2010 and January 31, 2012.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### For the year ended January 31, 2006

Effective October 1, 2005, the Company acquired 100% of the issued and outstanding shares of Concentrek, Inc. (Concentrek), which is a third-party contract logistics provider of transportation management and other supply chain solutions headquartered in Grand Rapids, Michigan, for an initial cash payment of \$9,574. In addition, there was a guaranteed minimum future earn-out payment of \$1,200 paid in March 2007. The terms of the acquisition agreement also provide for a net working capital adjustment and four additional earn-out payments up to a maximum of \$7,500, based on the future performance of Concentrek over each of the four twelve-month periods ending January 31, 2010, inclusive of the guaranteed minimum of \$1,200 paid in March 2007. We anticipate making a payment of \$2,076 in April 2008 resulting from the performance of Concentrek for the period ended January 31, 2008.

Effective June 1, 2005, the Company acquired 100% of the issued and outstanding shares of Perfect Logistics Co., Ltd. (Perfect Logistics), which is a third-party contract logistics provider and customs broker headquartered in Taiwan. The initial purchase price was approximately \$13,837 in cash. In addition to the initial payment, the terms of the acquisition agreement provide for four additional payments of up to a maximum U.S. dollar equivalent of approximately \$5,628 in total, based on the future performance of Perfect Logistics over each of the four twelvementh periods ending May 31, 2009.

During June 2005, the Company made an earn-out payment to the sellers of SLi, which was acquired in January 2002. The SLi earn-out payment consisted of a cash payment of \$15,355 and the issuance of 626,901 ordinary shares. Effective July 1, 2005, the Company acquired the business and net assets of Maertens Art Packers & Shippers B.V.B.A., a Belgium company involved in the national and international transportation and storage of art, antiques and other valuables for a total purchase price of approximately \$1,053 in cash. Additionally, effective May 1, 2005, the Company acquired the assets and ongoing contract logistics business of a small transportation management provider in New Zealand for a purchase price of approximately \$536 in cash and effective December 29, 2005 and the Company acquired 100% of the outstanding shares of Logica GmbH and Logica Services GmbH, which provides contract logistics services, for \$1,214. Additionally, the Company acquired the remaining outstanding shares of Ilanga Freight (Pty) Ltd., a South African company, of which it had already owned 50%, and UTi Egypt Limited, of which it had already owned 55%. Effective May 31, 2005, the Company acquired the remaining 49% minority shareholder interest in UTi Eilat Overseas Ltd., its Israeli subsidiary.

### 3. Income Taxes

The provision for income taxes is comprised of the following:

	Federal	State	Foreign	Total
Year ended January 31, 2008:				
Current	\$7,033	\$ 216	\$36,964	\$44,213
Deferred	906	610	(7,408)	(5,892)
	<u>\$7,939</u>	<u>\$ 826</u>	<u>\$29,556</u>	\$38,321
Year ended January 31, 2007:				
Current	\$3,518	\$1,704	\$32,059	\$37,281
Deferred	1,906	28	(7,486)	(5,552)
	<u>\$5,424</u>	<u>\$1,732</u>	<u>\$24,573</u>	<u>\$31,729</u>
Year ended January 31, 2006:				
Current	\$4,097	\$1,646	\$34,847	\$40,590
Deferred	_1,042	<u>(151</u> )	(4,626)	(3,735)
·	<u>\$5,139</u>	<u>\$1,495</u>	\$30,221	\$36,855

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

A reconciliation of the Company's statutory tax rate to the effective tax rate is as follows:

		ear ended nuary 31,	
	2008	2007	2006
Statutory income tax rate for the Company(1)	%	%	%
Increase/(decrease) in rate resulting from:			
Foreign income tax differential	25.6	24.4	25.5
Non-deductible expenses	1.0	0.8	1.8
SLi Share-based Compensation Arrangement	_	(3.1)	12.0
Change in valuation allowance	4.5	0.1	0.1
Other	<u>(3.7)</u>	0.6	<u>(0.6)</u>
Effective income tax rate	<u>27.4</u> %	<u>22.8</u> %	<u>38.8</u> %

<sup>(1)</sup> The statutory income tax rate in the British Virgin Islands, where the Company is incorporated, is nil.

The deferred income tax assets and deferred income tax liabilities resulted from temporary differences associated with the following:

	As of January 31,	
	2008	2007
Gross deferred income tax assets:		
Allowance for doubtful accounts	\$ 4,652	\$ 3,297
Provisions not currently deductible	15,259	6,988
Property, plant and equipment	1,517	685
Net operating loss carryforwards	19,733	12,047
Other	9,799	9,680
Total gross deferred income tax assets	50,960	32,697
Gross deferred income tax liabilities:		
Property, plant and equipment	(5,286)	(6,773)
Retirement benefit obligations	(876)	(889)
Goodwill and intangible assets	(34,589)	(26,121)
Other	(5,200)	(3,833)
Total gross deferred income tax liabilities	(45,951)	(37,616)
Valuation allowance	(12,023)	(5,712)
Net deferred income tax liability	<u>\$ (7,014)</u>	<u>\$(10,631</u> )

As of January 31, 2008, the Company had approximately \$33,905 of net operating loss carryforwards in various countries, which includes amounts obtained through acquisitions. These net operating loss carryforwards expire at various dates with certain locations having indefinite time periods in which to use their net operating loss carryforwards. Approximately \$21,892 of net operating loss carryforwards in various locations do not expire. Approximately \$4,677 of net operating loss carryforwards in the U.S. will expire between 2015 and 2019. Approximately \$4,177 of net operating loss carryforwards in Spain will expire between 2022 and 2023. The remaining \$3,159 of net operating losses, associated with a variety of locations, will expire between 2010 and 2016.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The Company has established a valuation allowance in accordance with the provisions of SFAS No. 109, *Accounting for Income Taxes*. The valuation allowance primarily relates to the net operating losses of subsidiaries. The Company continually reviews the adequacy of valuation allowances and establishes the allowances when it is determined that it is more likely than not that the benefits will not be realized. During the years ended January 31, 2008, 2007 and 2006, the valuation allowance increased by \$6,311, \$1,502 and \$335, respectively.

No income tax provision has been made for the portion of undistributed earnings of foreign subsidiaries deemed permanently reinvested that amounted to approximately \$111,109 and \$79,220 at January 31, 2008 and 2007, respectively.

#### 4. Uncertain Tax Positions

The Company adopted the provisions of FIN No. 48 on February 1, 2007. A reconciliation of the total amounts of unrecognized tax positions and interest recognized in other non-current liabilities at the beginning and end of the period is as follows:

	Year ended January 31, 2008	
	Uncertain Tax Positions	Interest
Balance at beginning of the year	\$ —	\$ <del>.</del>
Reclassification at adoption of amounts for tax positions taken during prior periods and included in current liabilities pursuant to SFAS No. 5, Accounting for Contingencies	5,058	906
Increase at adoption for amounts for tax positions taken during prior years(1)	3,158	248
Increase for tax positions taken during the current year	2,023	
Decrease for changes in tax positions taken in a prior period	(295)	(96)
Interest		136
Balance at end of the year	\$9,944	\$1,194

<sup>(1)</sup> The increase at adoption includes an increase to other current receivables of \$1,294 for amounts due to the Company through acquisition-related indemnification of such matters.

The Company recognizes interest and penalties related to uncertain tax positions as interest and other expense, respectively. The total amount of unrecognized tax benefits that would favorably affect our effective tax rate if recognized was \$7,795 as of January 31, 2008 and \$6,505 as of February 1, 2007. The tax years 2005 through 2008 remain open to examination by major taxing jurisdictions to which we are subject.

In the United States, the Company's subsidiary federal income tax returns for the years ended January 31, 2006 and 2005 are currently under review by the Internal Revenue Service. In addition, our previously filed tax returns are under review in various other countries in which we operate. As of January 31, 2008, it is not possible to reasonably estimate the expected change to the total amount of unrecognized tax positions over the next twelve months.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### 5. Earnings per Share

Earnings per share are calculated as follows:

	Year ended January 31,			
	2008 2007		2006	
Basic earnings per share:				
Net income	\$ 98,686	\$ 103,511	\$ 53,809	
Weighted average number of ordinary shares	99,112,752	97,431,383	94,146,993	
Basic earnings per share	\$ 1.00	\$ 1.06	\$ 0.57	
Diluted earnings per share:				
Net income	\$ 98,686	\$ 103,511	\$ 53,809	
Weighted average number of ordinary shares	99,112,752	97,431,383	94,146,993	
Incremental shares required for diluted earnings per share related to employee stock options and				
restricted share units	1,059,053	2,130,580	3,895,121	
Diluted weighted average number of shares	100,171,805	99,561,963	98,042,114	
Diluted earnings per share	\$ 0.99	\$ 1.04	\$ 0.55	
Cash dividends paid per share	\$ 0.06	\$ 0.06	\$ 0.05	

There were 343,061, 277,820 and 4,731 options outstanding for the years ended January 31, 2008, 2007 and 2006, respectively, which were excluded from the computation of diluted earnings per share because the options' exercise prices were greater than the average market price of the ordinary shares and were therefore anti-dilutive.

### 6. Property, Plant and Equipment

At January 31, 2008 and 2007, property, plant and equipment at cost and accumulated depreciation were:

	Janua	ry 31,
	2008	2007
Land	\$ 11,111	\$ 11,301
Buildings and leasehold improvements	39,214	33,811
Computer equipment/software	116,316	92,703
Furniture, fixtures and equipment	73,391	60,691
Vehicles	49,950	40,535
Property, plant and equipment, gross	289,982	239,041
Accumulated depreciation and amortization	(135,859)	(111,051)
Property, plant and equipment, net	\$ 154,123	\$ 127,990

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The components of property, plant and equipment at cost and accumulated depreciation recorded under capital leases were:

	Janua	ry 31,
	2008	2007
Land	\$ 1,100	\$ 1,137
Buildings and leasehold improvements	11,347	10,161
Computer equipment/software	22,413	13,626
Furniture, fixtures and equipment	26,844	15,845
Vehicles	20,851	14,218
Property, plant and equipment, gross	82,555	54,987
Accumulated depreciation and amortization	(26,358)	(16,220)
Property, plant and equipment, net	\$ 56,197	\$ 38,767

### 7. Goodwill and Other Intangible Assets

The changes in the carrying amount of goodwill by reportable segment for the years ended January 31, 2008 and 2007 are as follows:

	EMENA	Americas Freight Forwarding	Americas Contract Logistics	Asia Pacific	Greater China	Africa	Global Specialized Solutions	Total
Balance as of January 31, 2006	41,774	19,712	79,485	34,144	42,730	19,616	54,088	291,549
Contingent earn-out payments	1,019	583	_	998	998	580	_	4,178
Acquisitions	775		143,836	47	781	_	_	145,439
Foreign currency translation and other Adjustments	(1,569)	(1,020)	(1,811)	(1,748)	(2,036)	(1,016)	(5,450)	(14,650)
Balance as of January 31, 2007	41,999	19,275	221,510	33,441	42,473	19,180	48,638	426,516
Contingent earn-out payments	1,273	668	29,303	1,150	1,265	665	_	34,324
Acquisitions	9,953	5,641	37	9,679	9,538	17,884	4,395	57,127
Foreign currency translation and other Adjustments	3,112	1,379	13,871	(4,751)	9,595	(1,056)	(2,688)	19,462
Balance as of January 31, 2008	\$56,337	\$26,963	\$264,721	\$39,519	<u>\$62,871</u>	\$36,673	\$50,345	\$537,429

In accordance with SFAS No. 142, the Company completed the required annual impairment test during the three months ended July 31, 2007. No impairment was recognized based on the results of the annual goodwill impairment test.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

Amortizable intangible assets as of January 31, 2008 and 2007 relate primarily to the estimated fair value of the client contracts and client relationships acquired in respect of certain acquisitions. The changes in the carrying value of amortizable intangible assets as of January 31, 2008 and 2007 are as follows:

	Gross carry value	Accumulated amortization	Net carry value	Weighted average life (years)
As of January 31, 2008:				
Client contracts and relationships	\$92,496	\$(21,984)	\$70,512	9.6
Non-compete agreements	3,151	(2,557)	594	3.0
Other	2,701	(720)	1,981	4.1
Total	\$98,348	<u>\$(25,261</u> )	<u>\$73,087</u>	
As of January 31, 2007:				
Client contracts and relationships	\$68,904	\$(13,006)	\$55,898	10.6
Non-compete agreements	2,725	(2,343)	382	3.0
Other	1,370	(476)	894	4.1
Total	<u>\$72,999</u>	<u>\$(15,825</u> )	<u>\$57,174</u>	

Amortization expense totaled \$9,436, \$8,005 and \$5,082 for the years ended January 31, 2008, 2007 and 2006, respectively. The following table shows the expected amortization expense for these intangible assets for each of the next five fiscal years ended January 31:

2009	\$12,531
2010	11,830
2011	
2012	
2013	

In addition to the amortizable intangible assets, the Company also has \$7,345 and \$7,194 of intangible assets not subject to amortization as of January 31, 2008 and 2007, respectively, related to trademarks acquired with IHD.

### 8. Restructuring and Impairments

During the fourth quarter of fiscal 2008, the Company initiated several changes in operations and incurred related restructuring and impairment charges. The charges included asset impairments, employee severance benefits, and other exit costs for the year ended January 31, 2008 of \$3,485, \$2,482, and \$2,428, respectively. None of the provisions for restructuring charges were utilized during the quarter. Including costs incurred during the year ended January 31, 2008, total costs of \$13,600 are expected to be incurred under the plan. The Company expects to be substantially completed with exit activities by the end of the first fiscal quarter of 2009. The following tables set forth expenses incurred for actions initiated during the fourth fiscal quarter 2008.

### Asset impairments

Amounts included in charges for asset impairments for the year ended January 31, 2008 are as follows:

Ignuary 31.

	2008
Africa	253
Global Specialized Solutions	
Corporate	
Total	

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

Asset impairments primarily relate to the cancellation of various long-term initiatives, such as the development of certain industry verticals and information technology costs.

### Employee severance benefits

Amounts included in charges for employee severance benefits expense for the year ended January 31, 2008 are as follows:

	January 31, 	Total Employees Expected to be Terminated
EMENA	\$ 62	180
Americas Freight Forwarding	281	75
Americas Contract Logistics and Distribution	159	700
Asia Pacific	319	6
Greater China	65	5
Africa	572	354
Global Specialized Solutions	382	1
Corporate	642	4
Total	\$2,482	1,325

Employee severance benefits are primarily related to the realignment of corporate and regional functions to reduce overhead costs. A total of 1,325 employees are expected to be terminated through completion of the plan. These staff reductions are the result of the exit of the Company's retail distribution business in Africa, the surface distribution operation of its Integrated Logistics business in the Americas, the exiting of an unprofitable contract arrangement in connection with a contract logistics site in the Americas and other selected non-core operations. The Company expects to incur an additional \$3,000 in employee severance and termination costs in the first quarter of fiscal 2009. The total costs expected to be incurred through plan completion with respect to severance benefits are approximately \$5,500.

#### Other exit costs

Amounts included in charges for other exit costs for the year ended January 31, 2008 are as follows:

	2008
Americas Freight Forwarding	158
Americas Contract Logistics and Distribution	2,270
Total	<u>\$2,428</u>

Other exit costs are primarily related to the exit of a customer relationship in our contract logistics business in the Americas, as well as certain exit costs related to the exit of the Company's retail distribution business in Africa, and the surface distribution operation of its Integrated Logistics business in the Americas. The Company expects to incur an additional \$2,200 in other exit costs in the first quarter of fiscal 2009. The total costs expected to be incurred through plan completion with respect to other exit costs are approximately \$4,600.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### 9. Trade Payables and Other Accrued Liabilities

At January 31, 2008 and 2007, trade payables and other accrued liabilities were comprised of the following:

	January 31,		
	2008	2007	
Trade payables:			
Due to agents	\$ 4,609	\$ 3,518	
Trade payables	599,100	469,380	
Trade payables	603,709	472,898	
Interest payable	927	734	
Staff cost related accruals	71,361	61,222	
Earn-out liabilities	29,589	1,200	
Other payables and accruals	111,472	73,974	
Total trade payables and other accrued liabilities	\$817,058	\$610,028	

### 10. Borrowings

At January 31, 2008 and 2007, borrowings were comprised of the following:

	January 31,		
	2008	2007	
Bank lines of credit	\$113,199	\$ 79,057	
Short-term bank borrowings	5,913	2,808	
Current portion of long-term bank borrowings	33,333	_	
Long-term bank borrowings	178,047	211,458	
Total borrowings	<u>\$330,492</u>	\$293,323	

The amounts due under long-term borrowings as of January 31, 2008 are repayable in the following fiscal years:

2009	\$ 33,333
2010	67,201
2011	68,322
2012	35,880
2013	6,644
Total	\$211,380

Borrowings are denominated primarily in U.S. dollars, Australian dollars (AUD), Chinese Yuan (CNY), Euro, Israeli Shekel (ILS), and Taiwan dollars (TWD) and other currencies.

As of January 31, 2008 and 2007, the weighted average interest rate on the Company's outstanding debt was 5.9% and 6.6%, respectively.

The Company has various credit and guarantee facilities, including a global credit facility (refer to discussion below). At January 31, 2008, these facilities totaled approximately \$348,355. The Company's borrowing capacities totaled approximately \$197,064. Borrowings under these facilities totaled approximately \$113,199 as of January 31,

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

2008 and we had approximately \$83,865 of available, unused borrowing capacity. At January 31, 2008, the Company's guarantee facilities totaled approximately \$151,291.

The purpose of these facilities is to provide the Company with working capital, customs bonds and guarantees and general corporate purposes. Due to the global nature of the Company, a number of financial institutions are utilized to provide the above mentioned facilities.

On July 13, 2006, the Company and certain of its subsidiaries entered into a global credit facility pursuant to an agreement (Facility Agreement) with various financial institutions which are party thereto. The credit facility provides for an aggregate availability of up to \$250,000 of borrowings, guarantees and letters of credit and replaced substantially all of the Company's other existing working capital credit facilities. The Facility Agreement matures on July 13, 2009. The Company's obligations under the Facility Agreement are guaranteed by the Company and selected subsidiaries.

The Facility Agreement provides for two separate credit facilities, which are referred to as the Global Facility and the South African Facility. The Global Facility consists of a credit facility in the amount of \$150,000. None of our subsidiaries in South Africa may be a borrower under the Global Facility. As of January 31, 2008, the borrowings and guarantees under the Global Facility totaled approximately \$141,408 represented by borrowings of \$123,009 and outstanding guarantees of \$18,399 and we had approximately \$8,592 of available, unused borrowing capacity. The Global Facility is secured by cross guarantees and indemnities of selected subsidiary companies, but excluding those companies registered in South Africa.

The South African Facility consists of a credit facility in the amount of \$100,000. None of our subsidiaries outside of South Africa may be a borrower under the South African Facility. As of January 31, 2008, the borrowings and guarantees under the South African Facility totaled approximately \$51,271 represented by borrowings of \$1,570 and outstanding guarantees of \$49,701 and we had approximately \$48,729 of available, unused borrowing capacity. The South African Facility is secured by cross guarantees and indemnities of selected subsidiary companies registered in South Africa.

Loans (other than swingline loans) under the Facility Agreement bear interest at a rate per annum equal to the Interbank Offered Rate (IBOR) plus an applicable margin of 0.75% to 1.20% and swingline loans under the Facility Agreement bear interest at a rate per annum equal to the higher of the prime commercial lending rate of the Swingline Agent or an amount equal to the Federal Funds Rate plus an applicable margin of 0.75% to 1.20%.

In addition to the credit and guarantee facilities provided under the Facility Agreement, the Company utilizes a number of other financial institutions in certain countries not covered by the Facility Agreement to provide it with working capital to operate in these countries. Consequently, the use of a particular credit or guarantee facility (other than credit and guarantee facilities provided under the Facility Agreement) is normally restricted to the country in which it originated and a particular credit or guarantee facility may restrict distributions by the subsidiary operating in the country.

On July 13, 2006, the Company issued \$200,000 of senior unsecured guaranteed notes (Senior Notes) under a note purchase agreement (Note Purchase Agreement), entered into among UTi, certain of its subsidiaries as guarantors and the purchasers named therein. Proceeds from the issuance of the Senior Notes were used to pay off the Bridge Facility and a portion of the outstanding bank lines of credit. The Senior Notes mature on July 13, 2011. The Senior Notes bear interest at a rate of 6.31% per annum, payable semi-annually, on the 13th day of January and July, commencing January 13, 2007. The Company is required to repay approximately \$33,333, or such lesser principal amount as shall then be outstanding, on January 13, 2009 and each January 13th and July 13th thereafter up to and including July 13, 2011. The Company's obligations under the Senior Notes and Note Purchase Agreement are guaranteed by the Company and selected subsidiaries.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The Senior Notes and Facility Agreement require the Company to comply with certain customary financial and other covenants and certain change of control provisions. Some of the covenants include maintaining a specified net worth, maintaining a specified ratio of total debt to consolidated EBITDA and minimum interest charge coverage requirements, among others. Should the Company fail to comply with these covenants, all or a portion of the obligations under the Senior Notes and Facility Agreement could become immediately payable and the Facility Agreement could be terminated and the credit and guarantee facilities provided thereunder would no longer be available. The Company was in compliance with all the covenants relating to the Senior Notes as of January 31, 2008.

In the fourth quarter of fiscal 2008, we entered into amendments to each of the Facility Agreement and the Note Purchase Agreement to increase the amount available for our capital lease facilities from \$40.0 million to \$90.0 million, effective October 31, 2007. Subsequent to January 31, 2008, we entered into an amendment to the Facility Agreement further increasing the amount available for our operating rental expenses from \$120.0 million to \$165.0 million per annum and amending certain other provisions and obtained two waivers, waiving certain covenants, including non-financial covenants relating to collective bargaining agreements and a requirement that certain local working capital facilities be guaranteed under the Global Facility. After giving effect to the waivers and amendments we obtained subsequent to January 31, 2008, we were in compliance with the covenants in the Note Purchase Agreement and the covenants in the Facility Agreement.

### 11. Supplemental Financial Information

### Other Operating Expenses

The following table shows other operating expenses for the years ended January 31, 2008, 2007 and 2006. The balance of other operating expenses is comprised of selling, general and administrative costs.

	Year ended January 31,						
	2008		_	2007		2006	
Advertising costs	\$	3,087	\$	2,533	\$	2,806	
Facilities and communication	1	58,950	1	27,342	1	03,033	
Vehicle expenses		64,202		54,086		33,894	

### Supplemental Cash Flow Information

	Year ended January 31,		
	2008	2007	2006
Net cash paid for:			
Interest	\$26,684	\$14,872	\$ 4,102
Income taxes	52,357	42,514	30,677
Non-cash activities:			
Capital lease obligations incurred to acquire assets	33,904	27,709	14,948
Value of shares issued as acquisition earn-out payment	_	34,935	15,140
Liability incurred for acquisition earn-out payment	29,303		1,200
Adjustment to initially adopt Fin No. 48	9,370	_	_

UTi is a holding company and so relies on dividends or advances from its subsidiaries to meet its financial obligations and to pay dividends on its ordinary shares. The ability of UTi's subsidiaries to pay dividends to the Company and UTi's ability to receive distributions is subject to applicable local law and other restrictions including, but not limited to, applicable tax laws and limitations contained in some of its bank credit facilities. Such laws and restrictions could limit the payment of dividends and distributions to the Company which would restrict UTi's

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

ability to continue operations. In general, UTi's subsidiaries cannot pay dividends in excess of their retained earnings and most countries require that the subsidiaries pay a distribution tax on all dividends paid. In addition, the amount of dividends that UTi's subsidiaries could declare may be limited by exchange controls.

#### 12. Retirement Benefit Plans

### **Defined Contribution Plans**

In certain countries, the Company operates defined contribution retirement plans for all qualifying employees. The assets of the plans are held separately from those of the Company, in funds under the control of trustees. The Company is required to contribute a specified percentage of the payroll costs to the retirement benefit plan to fund the benefits. The only obligation of the Company with respect to the retirement benefit plans is to make the required contribution. For the years ended January 31, 2008, 2007 and 2006, the Company's contributions to the above plans were \$13,897, \$8,755 and \$8,464, respectively.

### Defined Benefit Plans

The Company operates defined benefit plans for qualifying employees in certain countries. Under these plans employees are entitled to retirement benefits as a certain percentage of the employee's final salary on attainment of the qualifying retirement age. No other post-retirement benefits are provided.

The Company uses January 31 as the measurement date for its defined benefit plans.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The following tables, based on the latest valuations, summarize the funded status and amounts recognized in the Company's financial statements for defined benefit plans, which relate primarily to South Africa.

	Year ended January 31,		nuary 31,
	2008	-	2007
Change in projected benefit obligations:			
Projected benefit obligation at beginning of year	\$39,3	85	\$34,060
Service cost	. 8	83	1,827
Plan participants' contributions	. 2	32	336
Interest cost	2,4	51	2,949
Actuarial (gains)/losses	(6,2	35)	7,363
Benefits paid	(2,8	33)	(3,626)
Foreign exchange translation adjustment	(3	28)	(3,524)
Projected benefit obligations at end of year	\$33,5	<u>55</u>	<u>\$39,385</u>
Change in plan assets:			
Fair value of plan assets at beginning of year	\$29,4	77	\$26,760
Realized gains on assets			7,677
Employer contributions			1,810
Benefits paid	•	,	(3,626)
Plan participants' contribution		32	336
Foreign exchange translation adjustment		<u>57</u>	(3,480)
Fair value of plan assets at end of year	\$30,8	<u>87</u>	<u>\$29,477</u>
Reconciliation of funded status and net amount recognized in the accompanying consolidated balance sheets:			
Funded status and net amount recognized at end of year	\$ (2,6	<u>68</u> )	<u>\$(9,908)</u>
Weighted average assumptions used to determine benefit obligations:			
Discount rate :		7%	7%
Rate of increase in future compensation levels		4%	4%
Expected long-term rate of return on assets			7%
	-		nuary 31,
•	2008	<u>2007</u>	<u>2006</u>
Weighted average assumptions used to determine net periodic benefit expense:			
Discount rate	7%	7%	8%
Rate of increase in future compensation levels	4%	4%	6%
Expected long-term rate of return on assets	7%	7%	8%
Amounts recognized in the balance sheet consist of:			
	As	of Janı	ıary 31,
•	200		2007
Other non-current assets	. \$ 1,6	19	\$ —
Retirement fund obligations			(9,908)
The state of the s	. (1,2	~-,	(2,200)

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

Amounts recognized in accumulated other comprehensive income consist of:

Amounts recognized in accumulated other comprehensive income consist of.	As of Ja	nuary 31,
	2008	2007
Unrecognized net actuarial loss	. \$2,075	\$5,255
Unrecognized prior service cost	. (49)	<u>(16</u> )
Total	. \$2,026	<u>\$5,239</u>
The changes in accumulated other comprehensive income at the beginning and end	of the year	are as follows:
		Net of Tax Effect
Amounts recognized in accumulated other comprehensive income at		
beginning of year	\$ 9,908	\$ 6,517
Net actuarial gains	(6,708)	(4,279)
Amortization of: Actuarial losses	(312)	(217)
Prior service costs and other	. 7	5
Amounts recognized in accumulated other comprehensive income at end	· -	
of year	\$ 2,895	<u>\$ 2,026</u>
The Company estimates that the following amounts will be amortized from accumu income into net periodic benefit cost during the year ending January 31, 2009:	lated other of	comprehensive
		Pension benefits
Expense resulting from changes in plan experience and actuarial assumptions		. \$297
The accumulated benefit obligation for all defined benefit plans was \$33,215 and \$2 and 2007, respectively.	29,535 at Ja	nuary 31, 2008
Information for pension plans with an accumulated benefit obligation in excess of	plan assets	at January 31:
	2008	2007
Accumulated benefit obligation	\$18,433	\$6,828
Fair value of plan assets		3,770
Information for pension plans with a projected benefit obligation in excess of pla	an assets at	January 31:
	2008	2007
Projected benefit obligation	\$18,628	\$37,026
Fair value of plan assets	13,429	29,477

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

Net periodic pension expense consists of:

	Year ended January 31,			
	2008	2007	2006	
Service cost component	\$ 883	\$ 1,827	\$ 1,077	
Interest cost component	2,451	2,949	2,067	
Expected return on assets	(2,216)	(2,082)	(1,520)	
Amortization of unrecognized net loss	306	407	445	
Net periodic pension expense	\$ 1,424	\$ 3,101	<u>\$ 2,069</u>	

The fair value of plan assets for the Company's South African pension benefits as of January 31, 2008 and January 31, 2007, was \$18,677 and \$19,455 respectively. The following table sets forth the weighted-average asset allocation and target asset allocation for the plan assets:

	As of January 31, 2008 2007		Target	
	2008	2007	allocation	
Equity securities	55%	56%	45-65%	
Debt securities	29	14	20-35	
Real estate	_	11	0-10	
Other	<u>16</u>	<u>19</u>	10-20	
Total	<u>100</u> %	<u>100</u> %		

Equity securities did not include any of the Company's ordinary shares at January 31, 2008 and 2007.

The objectives of the Company's South African investment strategy of the defined benefit plans are to earn the required rate of return on investments in order to ensure that the assets at least match the plans' obligation to the plan participants, and to manage the risk of negative returns. An analysis of the required rate of return showed that a real rate of return of 4% was required. For defined benefit liabilities, this was derived by considering the investment returns available on bond yields at the valuation date less the salary escalation, which is limited to 5% per annum under plan provisions. The investment strategy has been established in a matter which complies with Regulation 28 of the South African Pension Funds Act. The investment strategy also satisfies the liquidity requirement of the funds to ensure that payments such as expenses, taxes, withdrawals, and other contingencies can be met.

The strategic asset allocation of the South African pension benefits refers to the allocation of the assets across the various asset classes. The asset allocation decided on is 65% of the assets in equities, 20% in bonds, 5% in cash and 10% in alternative strategies. The expected overall long term return on assets is 9%. This figure was attained by calculating historic five-year rolling returns on a monthly basis for the different classes of assets (e.g., equities, bonds, property and cash). These returns were based on monthly returns since January 1993. These returns were then compared to the appropriate inflation rates so that real returns could be calculated. An appropriate notional portfolio was constructed. A return for this portfolio was calculated using the five-year rolling values. The calculation indicated that a real annual return of approximately 4% was achievable (on average) for the notional portfolio. This return could be expected to vary between 0% and 9%. As a result, it was decided that a real return of 4% should be adopted, allowing for fees and tax. An indication of the long term expectation of inflation was determined by comparing the return on fixed interest bonds and inflation linked bonds. This comparison indicated an inflation rate of 5% per annum currently. With the real annual return of 4% and the inflation rate of 5%, this implies that a gross return on assets of 9% may reasonably be expected over the long term.

The objectives of the Company's United Kingdom (U.K.) investment strategy of the defined benefit plans are to earn the required rate of return on investments in order to ensure that the assets at least match the member's

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

actuarial liabilities, and to manage the risk of negative returns. An analysis of the required rate of return showed that a real rate of return of 4% was required. A portfolio targeting the U.K. Retail Price Index plus 4% has therefore been proposed. The investment strategy also satisfies the liquidity requirements of the fund to ensure that payment such as expenses, taxes, withdrawals and other contingencies can be made. The strategic asset allocation of the U.K. pension benefits refers to the allocation of the assets across the various asset classes. The asset allocation decided on is 60% of the assets in equities, 20% in government bonds and 20% in corporate bonds.

For the year ended January 31, 2008, \$1,910 of contributions has been made by the Company to its pension plans. The Company presently anticipates contributing \$2,893 to fund its pension plans during the year ending January 31, 2009.

The following table shows the estimated future benefit payments for each of the next five fiscal years ended January 31 and thereafter:

2009	\$ 1,447
2010	
2011	2,134
2012	2,133
2013	2,133
2014-2018	13,076

### Adoption of SFAS No. 158

On January 31, 2007, the Company adopted certain provisions of SFAS No. 158, Employers' Accounting for Defined Benefit Pension and Other Postretirement Plans — an amendment of FASB Statements No. 87, 88, 106, and 132(R) (SFAS No. 158). As a result, the Company now recognizes the funded status of its defined benefits postretirement plans on the consolidated balance sheets. Additionally, the Company will recognize changes in the funded status of its defined benefits postretirement plans as a component of other comprehensive income, net of tax, in the consolidated statements of changes in shareholders' equity, in the year in which the changes occur.

The adoption of the provisions of SFAS No. 158 to recognize the funded status of its benefit plans had the following effect on the consolidated balance sheet as of January 31, 2007:

	Retirement benefit costs				
	Before adoption of SFAS No. 158	SFAS No. 158 impact	After adoption of SFAS No. 158		
Deferred tax assets	\$ 1,620	<u>\$ 1,771</u>	<u>\$ 3,391</u>		
Total assets	<u>\$ 1,620</u>	<u>\$ 1,771</u>	\$ 3,391		
Other long-term liabilities	\$ 3,760	<u>\$ 6,148</u>	\$ 9,908		
Total liabilities	· <u>\$ 3,760</u>	\$ 6,148	\$ 9,908		
Accumulated other comprehensive loss	<u>\$(2,140)</u>	<u>\$(4,377)</u>	<u>\$(6,517)</u>		

### 13. Shareholders' Equity

During the years ended January 31, 2008, 2007 and 2006, the Company's Board of Directors (the Board) declared a dividend on the Company's outstanding ordinary shares of \$0.06, \$0.06 and \$0.05 per share, respectively, totaling \$6,082, \$5,796 and \$4,672, respectively.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

On March 7, 2006, the Board declared a three-for-one stock split of the Company's ordinary shares. Shareholders of record as of the close of business on March 17, 2006 received two additional shares for each one share held on the record date with distribution of the additional shares effected on March 27, 2006.

### 14. Share-Based Compensation

### **Share-Based Compensation Plans**

As of January 31, 2008, the Company had the following share-based compensation plans: the 2000 Employee Share Purchase Plan; 2004 Long Term Incentive Plan (LTIP); 2000 Stock Option Plan; 2004 Non-Employee Directors Share Incentive Plan (2004 Directors Incentive Plan); and Non-Employee Directors Share Option Plan (Directors Option Plan).

### 2000 Employee Share Purchase Plan

The Company's 2000 Employee Share Purchase Plan provides the Company's employees (including employees of selected subsidiaries where permitted under local law) with an opportunity to purchase ordinary shares through accumulated payroll deductions. A total of 1,200,000 ordinary shares were originally reserved for issuance under this plan, subject to adjustments as provided for in the plan. During the year ended January 31, 2008, the Company issued 63,351 ordinary shares under the plan.

Employees in selected subsidiaries who have worked for the Company for a year or more are eligible to participate in the plan. Eligible employees become plan participants by completing subscription agreements authorizing payroll deductions which are used to purchase the ordinary shares. The plan is administered in quarterly offering periods and the first offering period commenced May 1, 2001. Prior to February 1, 2007, the purchase price is the lower of 85% of the fair market value of the Company's ordinary shares on either the first or last day of each offering period. Effective February 1, 2007, the purchase price is 85% of the fair market value of the Company's ordinary shares on the first day of each offering period. Employee payroll deductions cannot exceed 10% of a participant's current compensation and are subject to an annual maximum of \$25.

#### 2004 Long-Term Incentive Plan

The Company's LTIP was approved by the shareholders on February 27, 2004, and provides for the issuance of a variety of awards, including options, share appreciation rights (sometimes referred to as SARs), restricted shares, restricted share units, deferred share units, and performance based awards. This plan allows for the grant of incentive and non-qualified stock options. 6,000,000 shares were originally reserved for issuance under this plan when it was adopted, subject to adjustments. As a result of the adoption of the LTIP, the Company reduced the maximum number of ordinary shares which may be issued pursuant to options granted under the 2000 Stock Option Plan by 3,900,000 shares.

Options granted under this plan generally vest in four annual increments of 25% each starting on the first anniversary of the grant date. Incentive options vest only as long as participants remain employees of the Company. Deferred share units are 100% vested at all times. The maximum contractual term of the options in this plan is 10 years. Restricted share units vest and convert into ordinary shares of the Company generally over a period between three and five years, however the term of vesting may differ when it is established at the time of grant. Granted but unvested restricted share units are generally forfeited upon termination of employment. Performance based awards vest and convert into ordinary shares of the Company at the end of the performance period should the performance criteria be met. At January 31, 2008 and 2007, there were 675,643 and 425,548 options, respectively, which were exercisable. As of January 31, 2008 and 2007, there were 2,878,499 and 3,169,128 shares, respectively, available to be granted. The weighted average fair value of the options granted under this plan during fiscal 2008, 2007 and 2006 were \$17.58, \$13.75 and \$12.66 per share, respectively.

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### ·2000 Stock Option Plan

The Company's 2000 Stock Option Plan, created in the fiscal year ended January 31, 2001, provided for the issuance of options to purchase ordinary shares to the Company's directors, executives, employees and consultants. This plan allows for the grant of incentive and non-qualified stock options. With the approval of the 2004 Long Term Incentive Plan in February 2004, any options outstanding under the 2000 Stock Option Plan which are cancelled or terminated or otherwise forfeited by the participants or optionees will not be made available for reissuance under the 2000 Stock Option Plan. In addition, no further options will be granted under this plan.

Options granted under this plan generally vest in four annual increments of 25% each starting on the first anniversary of the grant date. Incentive options vest only as long as participants remain employees of the Company. The maximum contractual term of the options in this plan is 10 years. At January 31, 2008, 2007, and 2006, there were 1,993,914, 2,027,645 and 2,950,671, options, respectively, which were exercisable at a weighted average exercise price of \$6.75, \$6.48 and \$5.80 per share, respectively.

### 2004 Non-Employee Directors Share Incentive Plan

The Company's 2004 Directors Incentive Plan, was approved by the shareholders on June 25, 2004, and provides for the issuance of restricted shares, restricted share units, elective grants and deferred share units. A total of 600,000 shares were originally reserved for issuance under this plan, subject to adjustments, to the Company's non-employee directors. The 2004 Directors Incentive Plan terminates on June 25, 2014.

The restricted share units vest and convert into the right to receive ordinary shares of the Company at the annual meeting which follows the award. Granted but unvested units are forfeited upon termination of office, subject to the directors' rights to defer receipt of any restricted shares.

#### Non-Employee Directors Share Option Plan

Due to the adoption of the 2004 Directors Incentive Plan, no further option grants will be made pursuant to the Non-Employee Directors Share Option Plan (Directors Option Plan). The Company's Directors Option Plan provided for the issuance of options to purchase ordinary shares to each of the Company's non-employee directors. Under this plan, non-executive directors received an initial grant to purchase 45,000 ordinary shares on the day they joined our Board. The plan also provided that each non-employee director receive options to purchase 9,000 ordinary shares on the date of each of the Company's annual meetings, excluding the annual meeting in the year the director joined the Board. The option exercise price is equal to the fair market value of the underlying ordinary shares as of the grant date. As of January 31, 2008, options to acquire 279,000 ordinary shares have been granted, with exercise prices ranging from \$5.31 to \$11.93 per share.

Options granted under Directors Option Plan vest in three annual increments, beginning one year from the grant date. As of January 31, 2008, 2007 and 2006, there were 108,000, 117,000 and 108,000 options, respectively, which were exercisable under this plan at a weighted average exercise price of \$9.59, \$9.27 and \$8.33, respectively. Options granted under this plan expire ten years from the grant date unless terminated earlier as provided for in this plan.

### **SLi Share-based Compensation Arrangement**

On January 25, 2002, the Company completed the acquisition of SLi, a warehousing and logistics services provider headquartered in Madrid, Spain with offices throughout Spain and Portugal. The Company acquired SLi for an initial cash payment of approximately \$14,000. In addition to the initial payment, the terms of the acquisition agreement provide for an earn-out arrangement consisting of four additional payments payable in ordinary shares at a deemed price of \$5.27, based upon the performance of SLi in each of the fiscal years in the period from 2002 through 2006 as well as the price of the Company's common stock upon settlement.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

A portion of the consideration due under the earn-out arrangement was linked, in part, to the continuing employment of certain of the selling shareholders of SLi and as such, represents a compensatory arrangement in accordance with SFAS No. 141 and EITF No. 95-8.

#### Adoption of SFAS No. 123R

Effective February 1, 2006, the Company adopted the fair value recognition provisions of SFAS No. 123R, using the modified prospective transition method, and therefore has not restated results for prior periods. Under this method, the Company recognizes compensation expense for all share-based payments granted after January 31, 2006, as well as all share-based payments granted prior to, but not yet vested, as of January 31, 2006, in accordance with SFAS No. 123R. Under the fair value recognition provisions of SFAS No. 123R, the Company recognizes share-based compensation expense, net of an estimated forfeiture rate, over the requisite service period of the award. Prior to the adoption of SFAS No. 123R, the Company accounted for its Share-Based Compensation Plans and the SLi Share-based Compensation Arrangement under APB No. 25 and the disclosure provisions of SFAS No. 123. In addition, the Company applied the próvisions of FASB Interpretation No. 28, Accounting for Stock Appreciation Rights and Other Variable Stock Option or Award Plans, an interpretation of APB Opinions No. 15 and 25, with respect to the SLi Share-based Compensation Arrangement.

The Company recognizes compensation expense for share-based awards associated with its share-based compensation plans, which are classified as equity awards under the provisions of SFAS 123R, using the straight-line attribution method applied to the fair value of each option grant, over the requisite service period associated with each award. The requisite service period is typically consistent with the vesting period. The Company recognizes compensation expense for share-based awards associated with the SLi Share-based Compensation Arrangement, which are classified as liability awards under the provision of SFAS 123R, using the accelerated attribution method based on the award's fair value remeasured at each reporting date until the date of settlement. The requisite service period extends from the date of acquisition of SLi through the date of settlement for each of the four additional payments due under the SLi Share-based Compensation Arrangement.

Fair value associated with stock options is determined using the Black-Scholes Model (BSM). The fair value of restricted stock awards is an amount equal to the market price of the Company's common stock on the grant date of the award. As SFAS No. 123R requires that share-based compensation expense be based on awards that are ultimately expected to vest, share-based compensation expense has been reduced for estimated forfeitures. The Company is required to estimate forfeitures at the time of grant and revise those estimates in subsequent periods if actual forfeitures differ from those estimates. When estimating forfeitures, the Company considers voluntary termination behaviors as well as trends of historical option forfeitures.

The determination of the fair value of option awards on the date of grant using the BSM is affected by our stock price as well as assumptions regarding a number of subjective variables. These variables include our expected stock price volatility over the term of the awards, actual and projected employee stock option exercise behaviors, risk-free rate of return and expected dividends.

Prior to adopting SFAS No. 123R, the Company presented all tax benefits resulting from the exercise of share-based awards as operating cash flows in the Consolidated Statements of Cash Flows. SFAS No. 123R requires cash flows resulting from excess tax benefits to be classified as a part of cash flows from financing activities. Excess tax benefits are realized tax benefits from tax deductions for exercised share-based awards in excess of the deferred tax asset attributable to share-based compensation costs for such options. As a result of adopting SFAS No. 123R, \$1,503 of excess tax benefits for the year ended January 31, 2007 have been classified as a financing cash inflow. Cash received from option exercises and employee stock purchase plan purchases for the years ended January 31, 2007, and 2006 was \$12,191, and \$10,766, respectively.

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The adoption of SFAS No. 123R resulted in incremental share-based compensation expense of \$5,987, for the year ended January 31, 2007. For the year ended January 31, 2007, the incremental share-based compensation expense caused income before income taxes to decrease by \$5,987, net income to decrease by \$4,728 and basic and diluted earnings per share to decrease by \$0.05 per share. Cash provided by operating activities decreased and cash provided by financing activities increased by \$1,503 related to excess tax benefits from share-based payment arrangements for the year ended January 31, 2007.

Total share-based compensation expense recognized for the year ended January 31, 2007 was a credit of \$2,280, pre-tax. This included \$7,677 related to stock options, \$2,680 related to restricted share units and a credit of \$12,637 related to the SLi Share-based Compensation Arrangement for the year ended January 31, 2007. The total tax impact recognized in the income statement for share-based compensation for the year ended January 31, 2007 was a benefit of \$2,092. Total share-based compensation expense recognized for the year ended January 31, 2006 was \$37,643, pre-tax. This included \$5,162 related to stock options and restricted share units and \$32,481 related to the SLi Share-based Compensation Arrangement for the year ended January 31, 2006. The total tax impact recognized in the income statement for share-based compensation for the year ended January 31, 2006 was a benefit of \$892.

### **Share-Based Compensation Expense**

The Company accounts for share-based compensation in accordance with Statement of Financial Accounting Standard (SFAS) No. 123 (Revised 2004), "Share-Based Payment" (SFAS 123R). This accounting standard requires the recognition of compensation expense based on an estimate of the fair value of options granted to employees and directors under the Company's stock option and employee stock purchase rights plans. This expense is recorded on a straight-line basis over the option vesting periods.

Effective February 1, 2006, the Company adopted SFAS 123R using the modified prospective transition method and therefore has not restated results for prior periods. Under this method, the Company recognizes compensation expense for all share-based payments granted after January 31, 2006, as well as all share-based payments granted prior to, but not yet vested, as of January 31, 2006, in accordance with SFAS No. 123R.

#### Valuation Assumptions

The foregoing impact of stock option compensation costs was determined under the Black-Scholes Model (BSM), using the following weighted average assumptions:

	Year ended January 31,		
	2008	2007	2006
Risk free rate of return, annual	5%	5%	4%
Expected life	7.5 years	7.5 years	8 years
Expected volatility	38%	38%	39%
Dividend yield	0.2%	0.2%	0.2%

The Company's computation of expected volatility for the years ended January 31, 2008 and 2007 is partly based on historical volatility of our stock. The Company's computation of expected term was determined based on historical experience of similar awards, giving consideration to the contractual terms of the share-based awards, vesting schedules and expectations of future employee behavior. The risk free rate of return for the expected life of the award is based on the U.S. Treasury yield curve in effect at the time of grant.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### Share-Based Compensation Activity

A summary of the LTIP option activity is as follows:

	2004 LTIP			
	Shares under options	Weighted average exercise price	Weighted average remaining contractual term	Aggregate intrinsic value
Outstanding balance at January 31, 2005	1,041,240	\$16.47		
Options granted	1,044,765	24.31		
Options exercised	(35,892)	15.50		
Options cancelled/forfeited	(15,000)	22.18		
Outstanding balance at January 31, 2006	2,035,113	20.47		
Options granted	78,341	27.66		
Options exercised	(78,303)	16.54		
Options cancelled/forfeited	(24,420)	23.45		
Outstanding balance at January 31, 2007	<u>2,010,731</u>	20.86	8.0 years	<u>\$19,269</u>
Options granted	11,295	25.23		
Options exercised	(80,525)	16.47		
Options cancelled/forfeited	(24,712)	21.05		
Outstanding balance at January 31, 2008	<u>1,916,789</u>	21.07	7.0 years	\$ 2,005
Exercisable balance at January 31, 2008	<u>675,643</u>	<u>\$18.17</u>	6.6 years	<u>\$ 1,281</u>

The aggregate intrinsic value for the LTIP is calculated as the difference between the exercise price of the underlying awards and the quoted price of the Company's ordinary share for the 727,577 options that were in-themoney as of January 31, 2008. The weighted average grant-date fair value of options granted in the years ended January 31, 2008, 2007 and 2006 was \$17.58, \$13.75 and \$12.66, respectively. During the years ended January 31, 2008, 2007, and 2006 the aggregate intrinsic value of options exercised under the LTIP was \$761, \$881 and \$298, respectively, determined as of the date of option exercise. At January 31, 2008, the Company expects 1,629,271 options for the LTIP to vest. At January 31, 2008, these options have an aggregate intrinsic value of \$1,704, a weighted average remaining contractual term of 7.0 years and a weighted average exercise price of \$21.07.

A summary of stock options outstanding and exercisable pursuant to the LTIP as of January 31, 2008 is as follows:

	Op	Options outstanding		Options outstanding Options exercisab		ions exercisable	
Range of Exercise Prices	Number outstanding	Weighted average remaining life (years)	Weighted average exercise price	Number exercisable	Weighted average exercise price		
\$15.01 - \$16.64	682,577	6.4	\$15.80	427,834	\$15.74		
\$18.13 - \$22.88	878,258	7.2	21.79	207,432	21.06		
\$23.58 - \$25.95	74,736	8.2	25.37	14,500	25.50		
\$28.03 - \$36.08	281,218	8.3	30.47	25,877	30.99		

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The following table summarizes the activity under the LTIP for the nonvested restricted share units for the year ended January 31, 2008:

	, LTIP			
	Restricted share units	Weighted average grant date fair value	Weighted average remaining contractual term	Aggregate intrinsic value
Outstanding balance at January 31, 2005	412,074	\$18.24		
Units granted	95,946	22.43		
Units vested	_		•	
Units cancelled/forfeited				
Outstanding balance at January 31, 2006	508,020	19.03	•	
Units granted	201,668	23.54		
Units vested	(5,151)	25.13		
Units cancelled/forfeited	(3,742)	28.06		
Outstanding balance at January 31, 2007	700,795	<u>\$21.22</u>		
Units granted	562,410	24.89		
Units vested	(251,270)	18.29		
Units cancelled/forfeited	<u>(258,364</u> )	25.38		
Outstanding balance at January 31, 2008	753,571	23.51	3.1 years	<u>\$14,092</u>

At January 31, 2008 and 2007, there were 753,571 and 385,880 restricted share units, respectively, which were granted to employees and officers of the Company for retention based awards under the LTIP with a weighted average grant-date fair value of approximately \$23.51 and \$21.82 per unit, respectively. During the year ended January 31, 2008, the Company granted 358,549 restricted share units with a weighted average grant-date fair value of approximately \$25.47. The restricted share units vest and convert into ordinary shares of the Company over a period between four and five years. Granted but unvested units are forfeited upon termination of employment. During the year ended January 31, 2008, 26,400 restricted share units vested.

During the year ended January 31, 2008, the Company granted 203,861 restricted share units with a weighted average grant-date fair value of approximately \$23.88 to employees and officers of the Company for performance based awards under the LTIP. The restricted share units vest and convert into ordinary shares of the Company at the end of a three year period should certain performance criteria be met. During the year ended January 31, 2008, the Company has determined that the performance criteria for these awards, and unvested prior awards totaling 54,045, will not be met and consequently has reversed the compensation costs relating to these awards, resulting in a credit to gross compensation expense of \$373. For the year ended, January 31, 2007, gross compensation expense of \$373, was recognized by the Company in the consolidated income statement in respect of these performance based awards as it was probable that these performance criteria would be achieved. During the year ended, January 31, 2008, 224,870 restricted share units vested.

The total fair value of shares vested during the years ended January 31, 2008, 2007, and 2006 was \$4,596, \$129, and \$0, respectively.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

A summary of the 2000 Stock Option Plan option activity is as follows:

	2000 Stock Option Plan			
	Shares under options	Weighted average exercise price	Weighted average remaining contractual term	Aggregate intrinsic value
Outstanding balance at January 31, 2005	5,718,282	\$6.24		
Options exercised	(1,559,151)	5.71		
Options cancelled/forfeited	(18,960)	9.14		
Outstanding balance at January 31, 2006	4,140,171	6.42		
Options exercised	(1,753,219)	5.85		
Options cancelled/forfeited	(28,707)	8.26		
Outstanding balance at January 31, 2007	2,358,245	6.85		
Options exercised	(364,331)	7.43		
Outstanding balance at January 31, 2008	1,993,914	6.75	3.8 years	<u>\$23,831</u>
Exercisable balance at January 31, 2008	1,993,914	<u>\$6.75</u>	3.8 years	<u>\$23,831</u>

A summary of stock options outstanding and exercisable pursuant to the 2000 Stock Option Plan as of January 31, 2008 is as follows:

	Options outstanding		Options exercisable		
Range of exercise prices	Number outstanding	Weighted average remaining life (years)	Weighted average exercise price	Number exercisable	Weighted average exercise price
\$4.16 - \$5.00	730,874	2.8	\$ 4.50	730,874	\$ 4.50
\$5.33 - \$6.18	106,340	3.9	5.73	106,340	5.73
\$6.33 - \$8.26	791,825	4.8	6.97	791,825	6.97
\$10.18 - \$11.24	364,875	5.6	11.06	364,875	11.06

The aggregate intrinsic value for the 2000 Stock Option Plan is calculated as the difference between the exercise price of the underlying awards and the quoted price of the Company's ordinary shares for the 1,993,914 options that were in-the-money as of January 31, 2008. During the years ended January 31, 2008, 2007 and 2006 the aggregate intrinsic value of options exercised under the 2000 Stock Option Plan was \$6,286, \$43,462, and \$29,977, respectively, determined as of the date of option exercise. At January 31, 2008, the Company expects 1,694,827 options for the 2000 Stock Option Plan to vest. At January 31, 2008, these options have an aggregate intrinsic value of \$20,256, a weighted average remaining contractual term of 3.8 years and a weighted average exercise price of \$6.75.

There were no options granted under this plan during the years ended January 31, 2008, 2007 and 2006.

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The following table summarizes the activity under the 2004 Directors Incentive Plan for the nonvested restricted share units or restricted shares:

	2004 Directors Incentive Plan			
	Restricted shares/ units	Weighted average grant date fair value	Weighted average remaining contractual term	Aggregate intrinsic value
Outstanding balance at January 31, 2005	12,066	17.15		
Restricted shares/units granted	12,252	22.21		
Units vested	(12,066)	17.15		
Outstanding balance at January 31, 2006	12,252	22.21		
Restricted shares/units granted	13,289	26.69		
Units vested	<u>(12,741</u> )	22.74		
Outstanding balance at January 31, 2007	12,800	<u>26.33</u>		
Restricted shares/units granted	13,968	27.71		
Units vested	(12,800)	26.33		
Outstanding balance at January 31, 2008	13,968	27.71	0.4 years	<u>\$261</u>

During the years ended January 31, 2008, 2007 and 2006 the aggregate intrinsic value of restricted shares/units vested under the 2004 Directors Incentive Plan was \$355, \$335 and \$278, determined as of the vesting date. At January 31, 2008, the Company expects 13,968 restricted share units for the 2004 Directors Incentive Plan to vest. The total fair value of shares vested during the years ended January 31, 2008, 2007, and 2006 was \$337, \$290, and \$207, respectively.

A summary of the Directors Option Plan activity is as follows:

	Directors Options Plan			
	Shares under options	Weighted average exercise price	Weighted average remaining contractual term	Aggregate intrinsic value
Outstanding balance at January 31, 2005	162,000	8.29		
Options exercised	(30,000)	5.75		
Outstanding balance at January 31, 2006	132,000	8.87		
Options exercised	<u>(15,000</u> )	5.75		
Outstanding balance at January 31, 2007	117,000	9.27	6.0 years	<u>\$2,472</u>
Options exercised	(9,000)	5.47		
Outstanding balance at January 31, 2008	108,000	9.59	5.1 years	\$ 984
Exercisable balance at January 31, 2008	108,000	<u>\$9.59</u>	5.1 years	<u>\$ 984</u>

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

A summary of stock options outstanding and exercisable under the Directors Option Plan as of January 31, 2008 is as follows:

	Options outstanding			tanding Options exercisab		
Range of exercise prices	Number outstanding	Weighted average remaining life (years)	Weighted average exercise price	Number exercisable	Weighted average exercise price	
\$5.31 - \$6.57	36,000	4.1	\$ 6.15	36,000	\$ 6.15	
\$10.28 - \$11.93	72,000	5.7	11.31	72,000	11.31	

The aggregate intrinsic value for the Directors Options Plan is calculated as the difference between the exercise price of the underlying awards and the quoted price of the Company's ordinary share for the 108,000 options that were in-the-money as of January 31, 2008. During the years ended January 31, 2008 and 2007, the aggregate intrinsic value of options exercised under the Directors Options Plan was \$157 and \$451, respectively, determined as of the date of option exercise.

As of January 31, 2008, there was approximately \$16,170 of total unrecognized compensation cost related to all the unvested share-based compensation arrangements granted under all the Company's share-based compensation plans. That cost is expected to be recognized over a weighted-average period of 3.6 years.

### Pro Forma Information for Periods Prior to the Adoption of SFAS No. 123R

Prior to the adoption of SFAS No. 123R, the Company accounted for share-based compensation awards using the intrinsic value method as prescribed by APB No. 25 and provided the disclosures required under SFAS No. 123, as amended by SFAS No. 148, Accounting for Stock-Based Compensation—Transition and Disclosures. Employee share-based compensation expense recognized under APB No. 25 was not reflected in the Company's results of operations for the year ended January 31, 2006 for employee stock option awards as all options were granted with an exercise price equal to the market value of the underlying common stock on the date of grant. Share-based compensation was based on actual forfeitures of awards. In accordance with the modified prospective method, previously reported amounts have not been restated to reflect, and do not include, the impact of SFAS No. 123R.

The following table details the effect on net income and earnings per share had share-based compensation expense been recorded based on the fair value method under SFAS No. 123:

	Year Ended January 31, 2006
Net income as reported	53,809
Add: Total stock-based compensation expense included in reported net income, net of income taxes	36,751
Less: Total stock-based compensation expense determined under the fair value based method, net of income taxes	(41,697)
Pro forma net income	\$ 48,863
Earnings per share, as reported:	
Basic earnings per share	0.57
Diluted earnings per share	0.55
Earnings per share, pro forma:	
Basic earnings per share	0.52
Diluted earnings per share	0.50

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### 15. Derivative Financial Instruments

The Company generally utilizes forward exchange contracts to reduce its exposure to foreign currency denominated liabilities. Foreign exchange contracts purchased are primarily denominated in the currencies of the Company's principal markets. The Company does not enter into derivative contracts for speculative purposes.

As of January 31, 2008, the Company had contracted to sell the following amounts under forward exchange contracts which all mature within 60 days of January 31, 2008: \$10,068 in euros; \$15,760 in U.S. dollars; \$8,791 in British pounds sterling; and, \$2,090 in other currencies. Changes in the fair value of forward exchange contracts are recorded in the consolidated income statement, which were \$134, \$112 and \$61 for the years ended January 31, 2008, 2007 and 2006, respectively.

### 16. Commitments

At January 31, 2008, the Company had outstanding commitments under capital and non-cancelable operating leases, which fall due in the years ended January 31, as follows:

	Capital leases	Operating leases
2009	\$24,009	\$104,863
2010	17,200	85,290
2011	9,166	62,457
2012	4,474	42,485
2013	2,530	29,890
2014 and thereafter	1,059	76,538
Total payments	58,438	\$401,523
Less amounts representing interest	(6,125)	
Present value of minimum capital lease obligations	<u>\$52,313</u>	

The Company has obligations under various operating lease agreements ranging from one to ten years. The leases are for property, plant and equipment. These leases require minimum annual payments, which are expensed as incurred. Total rent expense for the years ended January 31, 2008, 2007 and 2006 was \$123,441, \$95,410 and \$67,802, respectively.

It is the Company's policy to lease certain of its property, plant and equipment under capital leases. The normal lease term for furniture, fixtures and equipment is two to five years and the normal lease term for buildings varies between three and ten years. For the year ended January 31, 2008, the average effective borrowing rate for property, plant and equipment under capital leases was 8.6%. Interest rates usually vary during the contract period.

The Company enters into short-term agreements with carriers to reserve space on a guaranteed basis. The pricing of these obligations is dependant upon current market conditions. The Company typically does not pay for space which remains unused. The total committed obligation for these contracts as of January 31, 2008 was \$9,741.

Capital commitments contracted for, but not provided in the accompanying consolidated balance sheet as of January 31, 2008 totaled \$3,062.

### 17. Contingencies

From time to time, claims are made against us or we may make claims against others, including in the ordinary course of our business, which could result in litigation. Claims and associated litigation are subject to inherent

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

uncertainties and unfavorable outcomes could occur, such as monetary damages, fines, penalties or injunctions prohibiting us from engaging in certain activities. The occurrence of an unfavorable outcome in any specific period could have a material adverse affect on our results of operations for that period or future periods. As of the date of these consolidated financial statements, we are not a party to any material litigation except as described below.

The Company is involved in a dispute with the South African Revenue Service where the Company makes use of "owner drivers" for the collection and delivery of cargo. The South African Revenue Service is claiming that the Company is liable for employee taxes in respect of these owner drivers. The Company has strongly objected to this and together with their expert legal and tax advisors, believes that the Company is in full compliance with the relevant sections of the income tax act governing this situation and has no tax liability in respect of these owner drivers. The amount claimed by the South African Revenue Service is approximately \$12,867 based on exchange rates as of January 31, 2008.

The Company is involved in litigation in Italy (in various cases filed in 2000 in the Court of Milan) and England (in a case filed on April 13, 2000 in the High Court of Justice, London) with the former ultimate owner of Per Transport SpA and related entities, in connection with its April 1998 acquisition of Per Transport SpA and its subsequent termination of the employment of the former ultimate owner as a consultant. The suits seek monetary damages, including compensation for termination of the former ultimate owner's consulting agreement. The Company has brought counter-claims for monetary damages in relation to warranty claims under the purchase agreement. The Company has been advised that proceedings to recover amounts owing by the former ultimate owner, and other entities owned by him, to third parties may be instituted against the Company. The total of all such actual and potential claims, albeit duplicated in several proceedings, is approximately \$14,061, based on exchange rates as of January 31, 2008.

Through several of its European indirect subsidiaries, the Company is engaged in the business of transportation and storage of fine works of art. A client of one of these subsidiaries has alleged that during several weeks of June 2007 a malfunctioning climate-control unit at such subsidiaries' warehouses may have caused numerous works of art to be exposed to humidity levels beyond what are considered normal storage conditions. The Company has received communication from the client that several works of art may have been affected by the humidity; however it is not known whether the works have suffered any depreciation beyond normal restoration costs. The Company and its insurers are working with an art expert to determine whether any damages have occurred. The Company believes that any liability as a result of a claim would be mitigated based on a number of factors including insurance polices in place; limitations of liability imposed by the Company's standard trading conditions; as well as limitations of liability afforded by the subsidiary relationship. If a claim does arise and the Company is unable to successfully mitigate its liability, the claim and its related impact could be material.

In June 2007, we responded to a grand jury subpoena requesting documents in connection with United States Department of Justice's (U.S. DOJ) investigation into the pricing practices in the air cargo transportation industry which had been served on us in June 2006. On October 10, 2007, the U.S. DOJ executed a search warrant on us at our offices in Long Beach, California, and served one of our subsidiaries with a subpoena requesting numerous documents and other materials in connection with its investigation of the international air cargo transportation industry. We believe we are a subject of the U.S. DOJ investigation.

On October 10, 2007, we also received a notice from the Canadian Competition Bureau that the Bureau commenced an investigation with respect to alleged anti-competitive activities of persons involved in the provision of international freight forwarding services to and from Canada and requesting that we preserve records relevant to such investigation. On October 25, 2007, one of our subsidiaries also received a notice from the New Zealand Commerce Commission that it was conducting an investigation in relation to international freight forwarding services in New Zealand and requesting that we provide documents and information as it relates to New Zealand. Our subsidiary responded to the request from the New Zealand Commerce Commission on December 21, 2007.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The Company (along with seven other global logistics providers) has been named as a defendant in a federal antitrust class action lawsuit filed on January 3, 2008 in the United States District court in the Eastern District of New York (Precision Associates, Inc. v. Panalpina World Transport (Holding) Ltd.). This lawsuit alleges that the defendants engaged in various forms of anti-competitive practices and seeks an unspecified amount of treble monetary damages and injunctive relief under US antitrust laws.

We have incurred, and we expect to continue to incur, significant legal fees and other costs in connection with these governmental investigations and lawsuits. If the U.S. DOJ or any other regulatory body concludes that the Company has engaged in anti-competitive behavior, the Company could incur significant additional legal fees and other costs, which could include fines and/or penalties, which may be material.

In connection with SFAS No. 5, Accounting for Contingencies, the Company has not accrued for a loss contingency relating to any of the disclosed investigations and legal proceedings because we believe that, although unfavorable outcomes in the investigations or proceedings may be reasonably possible, they are not considered by our management to be probable or reasonably estimable.

### 18. Related Party Transactions

One of the Company's Hong Kong operating subsidiaries is party to a service agreement pursuant to which a company owned by one of the Company's employees (a previous owner of such subsidiary) and members of his family, provides management consulting and sales solicitation services. During the years ended January 31, 2008, 2007 and 2006, the Company's Hong Kong subsidiary paid the Company approximately \$615, \$566 and \$437, respectively, under this service agreement.

One of the Company's Spanish subsidiaries is party to a service agreement, effective January 25, 2002, pursuant to which the Company's subsidiary provides commercial and administrative services to a company owned by the Senior Vice President — Planning and Strategy Execution and his three brothers, one of whom is a current employee of the Company, all of whom were previous owners of SLi. During the years ended January 31, 2008, 2007 and 2006, approximately \$0, \$0 and \$1,213, respectively, was billed by the Company's Spanish subsidiary for fees pursuant to this agreement.

During the year ended January 31, 2008, one of the Company's South African operating subsidiaries was party to a service agreement pursuant to which a company controlled by one of the Company's South African subsidiary's directors and members of his family, provides management and accounting services. During the years ended January 31, 2008, 2007 and 2006, the Company's South African subsidiary paid the Company approximately \$179, \$420 and \$627 respectively, under this service agreement.

The Company's Indonesia operating subsidiary is party to a service agreement pursuant to which a company operated by a relative of the Managing Director of PT Union Trans Internusa provides the leased facility the subsidiary operates from. During the years ended January 31, 2008, 2007 and 2006, the Company's Indonesia subsidiary paid the Company approximately \$59, \$59 and \$55, respectively, under this agreement.

Pursuant to an amended and restated registration rights agreement, a company controlled by current and former executive officers that holds an investment in our common stock, which we refer to as PTR Holdings Inc. (PTR Holdings) and Union-Transport Holdings Inc., is entitled to rights with respect to the registration of its shares under the Securities Act of 1933.

### 19. Segment Reporting

The Company's operations are principally managed by geographic region and by services offered. During the first quarter of fiscal 2008, we realigned our operations into the following reportable segments: EMENA, Americas Freight Forwarding, Americas Contract Logistics and Distribution, Asia Pacific, Greater China, Africa, Global

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

Specialized Solutions, and Corporate. The factors for determining the reportable segments include the manner in which management evaluates the performance of the Company combined with the nature of the individual business activities. The Corporate segment includes the corporate office, eliminations and other entities. In accordance with SFAS No. 131, all prior period segment information was reclassified to conform to this new financial reporting presentation.

For segment reporting purposes by geographic region, gross airfreight and ocean freight forwarding revenues for the movement of goods is attributed to the country where the shipment originates. Gross revenues, as well as net revenues, for all other services are attributed to the country where the services are performed. Net revenues for airfreight and ocean freight forwarding related to the movement of the goods are prorated between the country of origin and the destination country, based on a standard formula.

Intercompany transactions are priced at cost. Where two or more subsidiaries are involved in the handling of a consignment, the net revenue is shared based upon a standard formula, which is adopted across the Company.

Certain information regarding the Company's operations by segment is summarized as follows:

				Year end	ed January 3	1, 2008			
	EMENA	Americas Freight Forwarding	Americas Contract Logistics and Distribution	Asia Pacific	Greater China	Africa	Global Specialized Solutions	Corporate	Total
Gross revenue	\$1,129,125	\$614,018	\$845,835	\$486,879	\$645,614	\$580,324	\$ 77,215	<u>\$</u>	\$4,379,010
Net revenue	\$ 357,430	\$173,922	\$481,631	\$ 98,123	\$ 83,024	\$233,442	\$ 69,132	<b>s</b> –	\$1,496,704
Staff costs	197,603	97,121	273,630	46,036	30,331	106,937	30,871	22,374	804,903
Depreciation and amortization	8,675	2,512	12,294	2,171	2,489	7,713	1,857	1,976	39,687
Amortization of intangible assets	863	. —	7,019	_	450	<del></del>	1,104	_	9,436
Restructuring and impairments	62	439	2,428	319	66	825	2,573	1,683	8,395
Other operating expenses	106,752	50,410	149,148	22,422	24,237	83,372	27,957	18,826	483,124
Operating income/(loss)	\$ 43,475	\$ 23,440	\$ 37,112	\$ 27,175	<u>\$ 25,451</u>	\$ 34,595	\$ 4,770	\$(44,859)	151,159
Interest income									10,964
Interest expense									(26,878)
Other income									4,726
Pretax income									139,971
Provision for income taxes									(38,321)
Income before minority interests					-				\$ 101,650
Capital expenditures	\$ 16,240	\$ 6,020	\$ 9,653	\$ 3,712	\$ 2,510	<u>\$ 13,591</u>	\$ 2,619	\$ 11,263	\$ 65,608
Segment assets at year- end	\$ 484,126	\$213,477	\$527,576	<u>\$168,968</u>	\$170,690	<u>\$329,913</u>	<u>\$147,268</u>	\$ 32,658	\$2,074,676

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

				Year en	ded January	31, 2007			
	EMENA	Americas Freight Forwarding	Americas Contract Logistics and Distribution	Asia Pacific	Greater China	Africa	Global Specialized Solutions	Corporate	Total
Gross revenue	\$850,132	\$516,858	\$660,467	\$420,932	\$530,457	\$517,470	<u>\$65,049</u>	<u>\$</u>	\$3,561,365
Net revenue	\$258,874	\$152,737	\$377,286	\$ 82,146	\$ 76,187	\$218,105	\$57,477	\$ <del>-</del>	\$1,222,812
Staff costs	133,481	91,480	216,620	38,799	27,341	96,097	24,712	14,432	642,962
Depreciation and amortization	6,454	2,311	10,705	1,783	1,944	6,764	1,321	2,140	33,422
Amortization of intangible assets	_	_	6,899	-	453	_	653	<del></del>	8,005
Restructuring and impairments	_	_	_	_	_				_
Other operating expenses	71,482	44,092	111,993	19,334	20,566	82,951	18,915	14,169	383,502
Operating income/(loss)	<u>\$ 47,457</u>	<u>\$ 14,854</u>	\$ 31,069	<u>\$ 22,230</u>	\$ 25,883	\$ 32,293	<u>\$11,876</u>	\$(30,741)	154,921
Interest income									8,154
Interest expense									(23,439)
Other income									(565)
Pretax income									139,071
Provision for income taxes									(31,729)
Income before minority interests									<u>\$ 107,342</u>
Capital expenditures	\$ 10,571	\$ 7,628	\$ 14,943	\$ 2,732	\$ 3,201	\$ 10,395	\$ 5,368	\$ 56	\$ 54,894
Segment assets at year-end	\$303,149	\$187,683	\$477,483	\$137,986	\$136,730	\$301,452	\$96,291	\$ 19,304	\$1,660,078

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

				Year en	ded January	31, 2006			
	EMENA	Americas Freight Forwarding	Americas Contract Logistics and Distribution	Asia Pacific	Greater China	Africa	Global Specialized Solutions	Corporate	Total
Gross revenue	\$693,661	<u>\$454,816</u>	<u>\$243,406</u>	\$379,080	\$475,637	<u>\$471,718</u>	\$ 67,257	<u>\$</u>	\$2,785,575
Net revenue	\$209,053	\$135,268	\$238,367	\$ 73,433	\$ 62,701	\$195,421	\$ 51,489	\$ -	\$ 965,732
Staff costs	144,874	81,168	143,711	34,417	23,193	88,599	19,714	11,557	547,233
Depreciation and amortization	5,718	2,130	2,782	1,797	1,365	6,281	1,185	1,794	23,052
Amortization of intangible assets	_	_	4,071		306	_	705	_	5,082
Restructuring and impairments	_	_	_	_	_	_			_
Other operating expenses	55,216	39,073	67,816	19,137	13,047	68,843	16,335	11,552	291,019
Operating income/(loss)	\$ 3,245	<u>\$ 12,897</u>	<u>\$ 19,987</u>	\$ 18,082	<u>\$ 24,790</u>	\$ 31,698	\$ 13,550	(24,903)	99,346
Interest income									4,945
Interest expense									(9,111)
Other income									(303)
Pretax income									94,877
Provision for income taxes									(36,855)
Income before minority interests							•		\$ 58,022
Capital expenditures	\$ 7,688	\$ 6,572	\$ 610	\$ 1,641	\$ 2,006	\$ 12,501	\$ 1,690	\$ 42	\$ 32,750
Segment assets at year- end	\$306,475	\$190,200	\$ 90,802	<u>\$127,539</u>	\$120,021	\$273,512	\$101,268	\$ 12,488	\$1,222,305

## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The following table shows the gross revenue and net revenue attributable to the Company's principal services.

	Year ended January 31,					
	2008	2007	2006			
Gross revenues:						
Airfreight forwarding	\$1,665,067	\$1,381,249	\$1,213,987			
Ocean freight forwarding	1,101,129	937,559	826,079			
Customs brokerage	98,324	86,409	80,960			
Contract logistics	618,599	477,307	408,850			
Distribution	514,198	443,830	64,600			
Other	381,693	235,011	191,099			
Total gross revenues	\$4,379,010	\$3,561,365	<u>\$2,785,575</u>			
Net revenues:						
Airfreight forwarding	\$ 383,602	\$ 329,582	\$ 290,993			
Ocean freight forwarding	174,905	146,571	118,346			
Customs brokerage	94,649	84,135	78,503			
Contract logistics	536,943	410,640	346,220			
Distribution	143,931	150,261	50,187			
Other	162,674	101,623	81,483			
Total net revenues	\$1,496,704	\$1,222,812	\$ 965,732			

### 20. Selected Quarterly Financial Data (Unaudited)

For the year ended January 31,	First	Second	Third	Fourth	Total
Gross revenue:					
2008	\$944,738	\$1,045,601	\$1,183,045	\$1,205,626	\$4,379,010
2007	773,700	890,073	946,321	951,271	3,561,365
Net revenue:					
2008	336,041	366,848	391,033	402,782	1,496,704
2007	271,216	304,999	315,818	330,779	1,222,812
Operating income(1):					
2008(4)	31,418	43,313	48,845	27,583	151,159
2007	29,064	49,580	44,412	31,865	154,921
Net income:					
2008(4)	18,120	27,667	34,885	18,014	98,686
2007	18,218	33,397	29,381	22,515	103,511
Basic earnings per share:					
2008(3)(4)	0.18	0.28	0.35	0.18	1.00
2007(3)	0.19	0.35	0.30	0.23	1.06
Diluted earnings per share:					
2008(4)	0.18	0.28	0.35	0.18	0.99
2007(2)	0.18	0.33	0.29	0.22	1.04

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The following table summarizes the impact of the restatement discussed in Note 21 to the consolidated financial statements on the interim periods for the year ended January 31, 2007.

	First	Second	Third	Fourth	Total
Freight consolidation costs:					
As previously stated	\$502,072	\$584,662	\$630,091	\$620,080	2,336,905
Adjustments	412	412	412	412	1,648
As restated	502,484	585,074	630,503	620,492	2,338,553
Net revenue:					
As previously stated	271,628	305,411	316,230	331,191	1,224,460
Adjustments	(412)	(412)	(412)	(412)	(1,648)
As restated	271,216	304,999	315,818	330,779	1,222,812
Operating income:					
As previously stated	29,982	50,498	45,331	32,784	158,595
Adjustments	(918)	(918)	(919)	(919)	(3,674)
As restated	29,064	49,580	44,412	31,865	154,921
Net income:					
As previously stated	19,324	34,504	30,488	23,623	107,939
Adjustments	(1,106)	(1,107)	(1,107)	(1,108)	(4,428)
As restated	18,218	33,397	29,381	22,515	103,511
Basic earnings per share:					
As previously stated	0.20	0.36	0.31	0.24	1.11
Adjustments	(0.01)	(0.01)	(0.01)	(0.01)	(0.05)
As restated	0.19	0.35	0.30	0.23	1.06
Diluted earnings per share:					
As previously stated	0.20	0.35	0.31	0.24	1.08
Adjustments(1)	(0.02)	(0.02)	(0.02)	(0.02)	(0.04)
As restated(1)	0.18	0.33	0.29	0.22	1.04

<sup>(1)</sup> The diluted earnings per share amounts for the quarters do not add to the total year ended January 31, 2007, amount due to the effects of rounding.

<sup>(1)</sup> Operating income includes the SLi Share-based Compensation Arrangement.

<sup>(2)</sup> The diluted earnings per share amounts for the quarters do not add to the total year ended January 31, 2007 amount due to the effects of rounding.

<sup>(3)</sup> The basic earnings per share amounts for the quarters do not add to the total year ended January 31, 2007 and January 31, 2008 amount due to the effects of rounding.

<sup>(4)</sup> Amounts in the fourth quarter of fiscal 2008 include restructuring and impairment charges for employee severance and benefits, asset impairments and other exit costs.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

### 21. Restatement of Previously Issued Financial Statements

Subsequent to the issuance of the Company's 2007 financial statements, the Company's management determined that certain errors were made in (a) the computation of taxes on a jurisdictional specific basis and therefore the computation of taxes receivable, taxes payable and related deferred taxes, and (b) the application of SFAS No. 5, Accounting for Contingencies, as it relates to tax matters. As a result, the Company has concluded that a revision to its prior accounting for income taxes is necessary. The Company refers to the errors related to the affected tax matters as Tax Adjustments. In considering a revision to its prior accounting for income taxes the company also considered certain adjustments for the correction of errors previously identified (Other Adjustments), which were immaterial, individually and in the aggregate, to previously issued financial statements. The Company has determined that the Tax Adjustments and Other Adjustments are material to the previously issued 2007 financial statements in accordance with the "iron curtain" method for analyzing such errors as promulgated by Securities and Exchange Commission Staff Accounting Bulletin (SAB) No. 108, Considering the Effects of Prior Year Misstatements when Quantifying Misstatements in Current Year Financial Statements.

As a result of the foregoing, the Company has restated its historical consolidated balance sheet as of January 31, 2007; its consolidated income statements, statements of cash flows and changes in shareholders' equity for the year ended January 31, 2007. Additionally, the Company has corrected certain amounts in the historical consolidated income statement, statement of cash flows and changes in shareholders' equity for the year ended January 31, 2006, which corrections were immaterial individually and in the aggregate.

The following table sets forth a reconciliation of previously reported and restated net income and retained earnings as of the dates and for the periods shown:

	Net In Years F Januar	Ended	Retained Earnings January 31,
	2007	2006	2005
Previously reported	\$107,939	\$55,198	\$113,467
Adjustments:			
Tax Adjustments	246	(1,967)	(1,100)
Other Adjustments	(4,674)	<u>578</u>	(474)
Total adjustments	(4,428)	<u>(1,389</u> )	(1,574)
As currently reported	<u>\$103,511</u>	<u>\$53,809</u>	\$111,893

While no single item included in Other Adjustments is material, the following adjustments, represent the largest items contained in Other Adjustments. Each of the following adjustments, net of income taxes, relate to fiscal 2007:

- We recorded a reduction to revenues and operating expense with a net impact of \$952 related to revenues and
  expense recorded in the incorrect fiscal period.
- We recorded an expense of \$878 related to accrued employee compensation.
- We recorded additional net periodic pension costs of \$616 related to the Company's defined benefit plans.
- We recorded an expense of \$473 to other income related to foreign currency translation.

### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

The impact on the consolidated income statements, as a result of the aforementioned restatement and correction, is as follows:

	2007				2006			
		Previously Reported		As Restated		Previously Reported	_(	As corrected
Freight consolidation costs	\$2	,336,905	\$2	2,338,553	\$1	,819,171	\$1	,819,843
Net revenue	1	,224,460	1	,222,812		966,404		965,732
Other operating expenses		381,476		383,502		292,269		291,019
Operating income	•	158,595		154,921		98,768		99,346
Interest expense		(23,309)		(23,439)		(8,814)		(9,111)
Other income (expense)		435		(565)		(303)		(303)
Pretax income		143,875		139,071		94,596		94,877
Provision for income taxes		(32,105)		(31,729)		(35,185)		(36,855)
Income before minority interest		111,770		107,342		59,411		58,022
Net income	\$	107,939	\$	103,511	\$	55,198	\$	53,809
Basic earnings per share	\$	1.11	\$	1.06	\$	0.59	\$	0.57
Diluted earnings per share	\$	1.08	\$	1.04	\$	0.56	\$	0.55

The impact on the consolidated balance sheet, as a result of the aforementioned restatement, is presented below.

	Janua	ry 31,
	20	07
	As Previously Reported	As Restated
ASSETS		
Trade receivables	\$ 662,804	\$ 660,519
Other current assets	57,563	60,056
Total current assets	1,009,664	1,009,872
Total assets	\$1,659,870	\$1,660,078
LIABILITIES & SHAREHOLDERS' EQUITY		
Trade payables and other accrued liabilities	\$ 603,575	\$ 610,028
Income taxes payable	15,333	14,120
Total current liabilities	718,277	723,517
Retirement fund obligations	7,549	9,908
Shareholders' equity:		
Retained earnings	266,136	258,745
Total shareholders' equity	637,274	629,883
Total liabilities and shareholders' equity	\$1,659,870	\$1,660,078

The impact on the consolidated statements of cash flows, as a result of the aforementioned restatement and correction is presented below.

# NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS — (Continued) For the years ended January 31, 2008, 2007 and 2006

	January 31,				
	200	7	200	6	
	As Previously Reported	As Restated	As Previously Reported	As Corrected	
OPERATING ACTIVITIES:					
Net income	\$107,939	\$103,511	\$ 55,198	\$ 53,809	
Changes in operating assets and liabilities, net of Acquisitions					
Increase in trade receivables	(96,862)	(94,525)	(59,385)	(59,674)	
(Increase)/decrease in other current assets	(9,600)	(11,378)	5,267	4,552	
Increase in trade payables	68,125	71,240	37,658	39,354	
Increase in accrued liabilities and other	21,271	22,025	9,827	10,524	
Net cash provided by operating activities	\$128,199	\$128,199	\$117,659	\$117,659	

### UTi Worldwide Inc.

### Schedule II

### Valuation and Qualifying Accounts

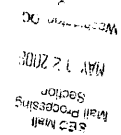
Year ended January 31,	Balance at beginning of year	Amounts charged to expense	Charges against the allowance	Other	Foreign currency translation	Balance at end of year
<u> </u>			(In thou	sands)		
2008						
Allowance for Doubtful Accounts	\$14,719	\$2,831	\$(2,313)	\$ 180	\$ 939	\$16,356
Deferred Tax Asset Valuation Allowance	5,712	6,311		_		12,023
2007						
Allowance for Doubtful Accounts	14,367	5,860	(6,378)	1,295	(425)	14,719
Deferred Tax Asset Valuation Allowance	4,210	1,502		_	_	5,712
2006						
Allowance for Doubtful Accounts	16,687	1,349	(3,455)	26	(240)	14,367
Deferred Tax Asset Valuation Allowance	3,875	335	<u></u>	_	_	4,210

Schedules not listed above have been omitted because the information required to be described in the schedules is not applicable or is shown in our financial statements.





Annual Report 2008



UTi Worldwide Inc.

93

Selected Summarized Financial and Other Information

2008	2007	2006	2005	200

(In thousands, except operating margin, per share amounts, number of employees, cities
with owned freight forwarding offices and logistics centers under management)

•	with owned freight forwarding offices and logistics centers under management)					
Gross Revenue	\$4,379,010	\$3,561,365	\$2,785,575	\$2,259,793	\$1,502,875	
Net Revenue	\$1,496,704	\$1,222,812	\$965,732	\$773,544	\$596,141	
Operating Income	\$151,159	\$154,921	\$99,346	\$62,897	\$41,204	
Operating Margin*	10.1%	12.7%	10.3%	8.1%	6.9%	
Net Income	\$98,686	\$103,511	\$53,809	\$33,433	\$26,457	
Diluted Earnings Per Share**	\$0.99	\$1.04	\$0.55	\$0.35	\$0.28	
Number of Weighted Average** Diluted Shares	100,172	99,562	98,042	95,705	94,440	
Total Assets	\$2,074,676	\$1,660,078	\$1,222,305	\$1,057,296	\$712,079	
Shareholders' Equity	\$774,200	\$629,883	\$494,236	\$416,209	\$362,015	
Number of Employees	21,449	19,012	16,245	12,800	11,155	
Cities with Owned Freight Forwarding Offices	323	293	285	257	263	



ogistics Centers Under Management	266	215	134	110	
	<ul> <li>Onerating margin is</li> </ul>	calculated by d	ividing operating	income by det re	venue.

Certain statements in this annual report may be deemed to be forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. The company intends that all such statements be subject to the "safe-harbor" provisions contained in those sections, and refers readers to the discussion of risk factors contained in Item 1A of the attached annual report on Form 10-K for the fiscal year ended January 31, 2008. Forward-looking statements are inherently subject to risks and uncertainties, some of which cannot be predicted or quantified. Future events and actual results could differ materially from those set forth in, contemplated by, or underlying such forward-looking statements and the company's actual results or outcomes could differ materially from those anticipated.

\*\* Share and per share data for all periods have been adjusted to account for the three-for-one stock split effected in March 2006.



Corporate Information

Board of Directors and Board Secretary

J. Simon Stubbings (2) (3\*)

Non-Executive Chairman of the Board of Directors

Retired Managing Partner Theodore Goddard

M.J. "Tiger" Wessels

Chairman of the Management Board and Vice Chairman of the Board of Directors

Roger I, MacFarlane

Chief Executive Officer and Director

Brian D. Belchers (2) (3) Non-Executive Director Retired Vice President Cap Gemini

C. John Langley, Jr. (1)(3) Non-Executive Director

The Supply Chain and Logistics Institute Professor of Supply Chain Management,

Georgia Institute of Technology

Leon J. Level (1") (2) Non-Executive Director Retired Chief Financial Officer Computer Sciences Corporation

Allan M. Rosenzweig (1)(2\*) Non-Executive Director Chief Executive Officer Ibex Financial Services LLC

Lance D'Amico Senior Vice President -Enterprise Support Services and Secretary

(I) Member of Audit Committee

(2) Member of Compensation Committee

(3) Member of the Nominations and Corporate Governance Committee (\*) Chairman of the Committee

Principal Offices 9 Columbus Centre

Pelican Drive Road Town

Tortola, British Virgin Islands

do UTi, Services, Inc.

100 Oceangate Boulevard, Suite 1500 Long Beach, California 90802

+1 562-552-9400

Midocean Management and Trust Services (BVI) Limited 9 Columbus Centre, Pelican Drive Registered Agent

Road Town

Tortola, British Virgin Islands

Independent Registered Deloitte & Touche LLP

Public Accounting Firm Los Angeles, California

Transfer Agent If you have questions about dividends or share certificates, or if you need And Registrar to transfer shares or change the name in which they are registered, please

contact:

Computershare Trust Company, N.A. 350 Indiana Street, Suite 800 Golden, Colorado 8040 I

+1 303-262-0600

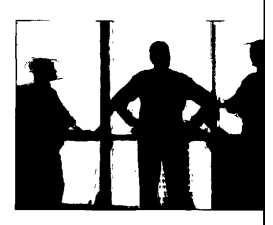
inquire@computershare.com

Secunties Listing

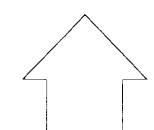
The ordinary shares of UTi Worldwide Inc. are traded on the Nasdaq Global Select Market System under the symbol, "UTIW."

Website www.go2uti.com





CLIENTasONE



Annual Report 2008



**CLIENTasONE** 

END